



Hear Ye, Hear Ye, Hear Ye!

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SPECIAL -
PRIORITY

Writ of Mandamus

Greetings within the enclosed Law, To the Occupants of their respective Offices whose oaths are herein accepted: the Commander in Chief, President of the United States, Governor of Ohio and Colorado, trustee/receiver of the United States/Alien Property Custodian of the Secretary of Treasury, Attorney General of the United States, all their Departments and Agencies pursuance to Article VI, clause III required and taken Constitutional Oath and associated foreign "Federal" agents, quasi-trustees, and liaisons wherever they may be under Heaven near the plane of earth: you are ordered and directed to take notice and acknowledgement to the fullest extent of the enclosed Law in relation to "Sandra Lynne Ray-Shoemaker" of Clark County, Ohio, *cestui que* *sandra*; her family, and her property; and, *ab initio* abate any/all unlawful process, estop "war powers" against me and my Family, release and restore all my seized and captured assets, beneficial interest, rents, titles, and proceeds, derecognize all my debts, issue to me proper lawful travel credentials, extinguish any liens and suretyship, execute my private peaceful lawful instructions, and govern yourselves accordingly.

:sandra:

NOTICE }

Declaration of Status of Ray-Shoemaker, Sandra lynne: American Freeman, Private American Citizen of the United States of America

Statement of Intent

i, a creation of my Creator, a sentient woman of flesh and blood with a soul, the Living beneficiary to the Sandra Lynne Ray-Shoemaker private estate business trust, of Clark County, Ohio, ***am*** known by my one proper and private Christian given name "***sandra***", my middle common name being "***lynne***", my family name being "***Ray***", and marital name being "***Shoemaker***" hence, ***:Ray-Shoemaker, sandra lynne:*** Including and not limited to any names by marriage such as Sandra Lynne Shoemaker, (hereinafter "***:sandra***" or "***i, Me, Myself,***") the only real party in interest at all times relevant, a Protected Class, *in esse* and *sui juris* endowed with my certain inalienable rights; ***i am*** born grounded upon the soil and privately occupying and privately domiciling within my Creator's body's boundaries temporarily located near the border limits of the region of the nation Colorado outside any "Federal District" or "territory" within a non-military occupied private estate and not subject to the jurisdiction of the "United States" nor the "District of Columbia"; and ***i*** do HEREBY make Oath of Allegiance to the Kingdom of Heaven under the One True Source Creator of All Living men and things as to whom ***i*** serve under Heaven, that ***i am*** a living private American Citizen national of sound mind, one people of "***the people***" of white private American Christian Posterity birthright, protected class, wholly and totally excluded from the applicability of the definition "person" in the 1917 newly amended "Trading with the Enemy Act" titled "Emergency Banking Relief Act" ratified March 9, 1933, a true beneficially interested heir by legacy, parentage, bloodline, and birthright of the "***Posterity***" and intend to affirm ***Myself*** to be a constitutional non-statutory private American Citizen national of the union of States of America, by legacy, birthright, bloodline, and by parentage and by express allegiance *ab initio*, and ***i am*** the Agent without recourse to a State of Ohio issued registered organizations per Full Faith and Credit, but not a statutory public surety/ implied quasi-trustee, nor Roman Citizen, nor statutory "U.S. citizen", nor a volunteer surety/implied quasi-trustee for third party artificial persons, nor a personally liable Registered/Resident Agent thereof, nor any non-de-guerre names derived thereof, and therefore, certify and declare that the following testimony, facts and assertions contained herein are true, correct and complete to the best of my current first hand personal knowledge and information, and that what relates to the act and deed of any other, be it an individual or artificial person, ***i*** believe in good conscious and good reason to be true. In the occurrence of any conflicts of interpretation in the declaration then this "***Statement of Intent***" shall govern.



only in the status state herein

Notice of Conflict or Variance of Law

My Declaration is to Amend any and all previous documents that ***i*** may have filed as a matter of record, or other communications, in relation to my lineage, or my natural and protected Political inclusions, Equitable and Legal Interests with regards to my legacy, parentage, Birthright and current national status and is intended to correct any errors in those previous documents that ***i*** may have mistakenly or inadvertently made. In the event of conflict between this and any previous documents, the statement and Claims in this Declaration shall be determined to be my correct Claims on the matter. In the event the interpretation of words, doctrine, idea, principle and laws are in conflict then the interpretations

shall be that of English Chancery and American Equity Jurisprudence circa A.D. 1776 protected by The Constitution Art. III, Sect 2, subd. 1, Maxims of Equity (**Annex Five**), and private trust law (**Annex Five**), equity shall always prevail! Take Notice that the primary equitable rights expressed herein are not cognizable at law, much less by martial rule, and thus *i am* without a speedy adequate and complete remedy at law, and therefore presents a conflict or variance of the rules of law over subject matter of the State of Ohio issued registered organizations "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives, spellings, and marital names thereof. Said conflict is determined by **said USA**'s Judiciary act 1789 §11, §16 & §20 and also and by import of England's High Court of Judicature Act of 1873 Amended 1875 both of which are attached hereto by reference, as well as stated by the Supreme court of Minnesota (Dunnell's 1910 §3140) "when there is a conflict between the rules of equity and the rules of the common law over the same subject matter the rules of equity shall prevail" to the exclusion of generally Roman Civil law or Roman Equity *du jour*, statutes and codes or international law by applying the maxim "Inclusio unius est exclusio alterius," (The express mention of one thing excludes all others).

As a private American Citizen national, party to the Constitution for **The United States of America**, as Amended 15 December A.D. 1791, said original root organic jurisdiction hereinafter said referred to throughout this document as "**said USA**" and said Constitution for it referred as "**my Constitution**" as stated herein this Notice by Declaration herein is to express succinctly with specificity and particularity my Legal and Equitable Nature and Character, Political wishes, intent, will, purpose and conscience. *i do* not voluntarily surrender any part of my sovereignty or Liberties to any non-Republican *de facto* provisional "emergency" martial government, by operation of law, or otherwise, and at all times *i* receive the civilian due process protection of my adopted "The Constitution for the **United States**, as Amended A.D. 1791," **said USA**, and therefore, *i am to be self- governing* in the words within my nation's original executed Bill in Chancery genesis root title document entitled "**IN CONGRESS, July 4, 1776, The unanimous Declaration of the 13 united States of America**" A.D. 1776 "under the Laws of Nature and Nature's God" now in its glorious two hundred and fortieth year of our King Jesus the Christ Advocate my wonderful Counselor.

Background Premises.

i, :sandra:, do solemnly state my Premises with the following historical facts with regard to my status of *de jure* constitutional non-statutory private American citizenship (said original Constitutional citizenship, secured by Article IV, Section 2, and also described in Article II, Section I Clause 4 ("No Person except a natural born Citizen..."), and which later said definition is made broadened into national citizenship by Section 1 of the 14th Amendment to the Constitution for **said USA**, and, which status is wholly distinguished and entirely excluded from the design of the Roman papacy spearheaded by the order of the Society of Jesus who seeks to permanently displace the organic Common Law liberties of private American national citizens of **said USA** by imposing a State-created, "Roman" statutory *de facto* "voluntary" (defined in Equity Maxim: "*Equity will not aid a volunteer*") public "U.S. citizenship." Said *de facto* public U.S. citizenship, being in practice a privileged Old World Roman citizenship, would enable the constitutionally *de jure* civilian government of the United States (having been constitutionally altered from being a *de jure* "Federal" government to a *de jure* "National" government by the 14th Amendment, A.D. 1868) to be replaced with an extra-Congressionally-created, statutory *de facto* Emergency War Powers military provisional government of the United States on March 9, A.D. 1933. This radical Justinian Roman Equity *coup d'état* *i* plotted by the infamous "*Society of Jesus*," aided by the Knights of Columbus, and carried out by its Scottish-Rite Masonic agent, President Franklin Roosevelt to displace the well-established republican civilian government whose essence is the

constitutional *de jure* jurisdiction of the United States (the “United States” being “the collective name of the states which are united by and under the constitution,” *Hooven & Allison Co. v. Evatt*, 324 U.S. 652, 672), by replacing it with a *de facto* military provisional government exercising and extra-constitutional alien and foreign *de facto* jurisdiction of the said “United States” (this “United States” being “the territory over which the sovereignty of the United States extends,” *Hooven & Allison Co. v. Evatt*, *supra*, 671, and their amended “Trading with the Enemy Act” A.D. 1933, 50 USC App.5b).

Further, by replacing the original organic constitutional *de jure* private American Citizenship with *de facto* voluntary public “U.S. citizenship,” thereby enabling the constitutional *de jure* jurisdiction of said USA to be legally replaced with a statutory *de facto* jurisdiction of the “United States,” the Jesuit Order fulfills its design of displacing the organic Common Law liberties of the United States as plotted during the Congress of Vienna (A.D. 1814-1815) and the subsequent Secret Treaty of Verona (1822) and for which he was given “the poison cup” on July 4, A.D. 1831 (American inventor Samuel F. B. Morse warned of this Jesuit Conspiracy against America in his epic work Foreign Conspiracy Against the Liberties of the United States published in 1835).

Further, this displacement of both *de jure* private American citizenship at Common Law and its counterpart the *de jure* jurisdiction of the “United States” at Common Law, would enable the Jesuits from Georgetown University to use the *de facto* Emergency War Powers American Executive Branch—now possessing the unlimited legislative powers equivalent to as an Old World Roman Praetor issuing “Edicts”—to wield absolute legislative power over the *de jure* fifty sovereign states turned into *de facto* “conquered territories” ruled by the statutorily-created *de facto* national Emergency War Powers military provisional government. This unlimited, congressional power would enable the Jesuits, ruling their *de facto* military provisional government of their *de facto* American Empire to control by statutory sourced authority over every facet of American life “from cradle to grave.” This control would include the imposition of socialist-communism for the building of cartel capitalism and the destruction of the historic White Middle Class Americans (as well as all others); the building of a huge military industrial complex while using their *de facto* public “U.S. citizens” to work in the Jesuit Order’s anti-laisser-faire cartel-capitalist corporations; and to finance and fight the wars of the pope’s American Empire. These international crusades directed by the Society of Jesus from within the United States via its Council on Foreign Relations would be fought for the benefit of the Roman papacy in restoring the Temporal/Political Power of the pope over the governments of all nations while subsequently militarizing those conquered nations.

Further with the change of the *de jure* constitutional jurisdiction of the “United States” (with its Common Law civilian due process and procedure secured by the Fifth Amendment, the Seventh Amendment and by Section I of the 14th Amendment, to a *de facto* extra-constitutional Old World Roman Civil Law jurisdiction of the “United States” [established by an amended World War I statute (starting 1917 Amended 9 March, 1933), a Presidential Proclamation (5 March 1933), and the subsequent abolition of public Common Law Rights and public Common Law civilian due process by the Supreme Court(1938])], an alien and foreign martial due process would be adopted by the federal and state courts fitted for the new *de facto* public “U.S. citizens” living in the states deemed *de facto* “conquered territories.” Since these *de facto* public “U.S. citizens” are, in substance, Roman citizens, and since these *de facto* “conquered territories” are in form and practice Roman provinces and districts under military occupied rule, it is only fitting that the Roman/public “U.S. citizen” should be criminally and civilly subjected to a *de facto* martial due process—**IF** unchallenged by *prima facie* evidence proving the accused to instead be a constitutional non-statutory private American Citizen of said USA and also rebutting the presumption of not being a Roman public “U.S. citizen”—would confer in fundamental

error or mistake a constitutional threshold issue of martial *in personam, quasi-in rem* jurisdiction. With this absolutist judicial jurisdiction limited only by decisions of the Supreme Court the federal courts would be in fact in general practice territorial courts of the *de facto* Roman/Praetor Conqueror "Caesar." These provisional "emergency" War Powers Courts would enforce the sovereign Will of the *de facto* provisional Emergency War Powers Congress by sitting in a "look-alike-but-not-genuine" enlarged procedurally merged concurrent court of equity/at Law of the pre-1933 era modern merged procedural legal system operating upon a legal fiction imitating the form of The Judicature Act of 1873/1875 (TOA: Pomeroy §124, Gibson §15, §21). The legal fiction would be the presumption of fact that each individual constitutional non-statutory private American Citizen of **said USA** is in quasi-contract, implied trustee, registered agent's public office with and enfranchised by the probate State of his natural birth, thereby volunteering altering/morphing his constitutional *de jure* constitutional non-statutory private American citizenship inherited at nativity into a legal character statutory *de facto* public Federal "U.S. citizenship" upon the voluntary public filing of, and receiving a dubious notice of, a unilateral voluntary deed/contract the change in status of which enables and obligates the Emergency War Powers Courts to dispose of his matter, federal or state, criminal or civil operating upon now a "non-private citizen" almost as if—but excluded from it in substance—the private Citizen is receiving her birthright substantive rights to fundamental justice the legal treasures of which date hundreds of years but instead in fact having no public legal or equitable basis to now generally to receive it beginning March 5, 1933.

Furthermore, that voluntary unilateral deed/contract instrument without acceptance good and lawful valuable consideration is the public filing of a "Certificate of Live Birth" characteristically patterned after the Roman Catholic "Certificate of Baptism" creating Vatican City-state Roman privileged based citizenship. The American "Certificate of Live Birth"—by operation of law mailed First Class Mail to contribute to the volunteer nature of imperfect delivery/acceptance—is the voluntary imperfect assignment via the exclusive English/American Equity Jurisprudence pursuant to the Maxim of Equity: "Equity will not aid a volunteer; Equity will not complete an imperfect gift," and/or quasi-contract without receipt of sufficient good and lawful consideration intended to alter my *de jure* constitutionally defined, wholly non-statutory, private American citizenship to that of *de facto* voluntary public statutorily defined "U.S. citizenship." Because this presumption—that every constitutional non-statutory private American Citizen national of **said USA** is not property and volunteer said Surety without receipt of sufficient good and lawful consideration, and/or, implied trustee without express knowledge or legal capacity to discharge, and for some form of a registered Certificate of Birth—even a true private American Citizen is subject to a public court of jurisdiction who sits in an enlarged modern merged court of Justinian's Roman Equity, an Emergency War Powers provisional martial regime ruled by the Executive Branch's executive orders under its defined "public policy." This *de facto* provisional regime enables and obligates all federal and state courts to sit in a *de facto* martial merged Roman Equity jurisdiction thereby fulfilling the grand design of the Society of Jesus in subverting the express fundamental inherited English/American Equity/Common Law jurisdiction of the United States (as defined per Section 1, 13th Amendment, and Section 1, 14th Amendment) by rendering sterile the constitutional status of *de jure* constitutional non-statutory private American Citizen of **said USA** unless rebutted in law on an individual *in esse sui juris* basis, hence this authored public record by **Me** that you are gleaning at this moment.

Furthermore, this undesirable—dubious at best—design of the "Society of Jesus" against the fundamental substantive Constitutional, Common Law liberties of the constitutional non-statutory private American citizens of **said USA**, is set forth by one of the Order's Masonic Temporal Coadjutors. That man is Sir Henry Sumner Maine, Regis Professor of the Civil Law in the University of Cambridge, England. In his Ancient Law: Its Connection with the Early History of Society, and its Relation to Modern

Ideas (A.D. 1864), Maine set forth his three-part plan that, after its imposition, displaced limited American government born out of the Protestant Reformation (A.D. 1517-1648) and the First American Great Awakening (A.D. 1735-1750). That “unholy trinity” is first the creation of a Legal Fiction, after which the imposition of judicially merged martial Roman Equity following the displacement of an organic English/American Equity/Common Law, then opening the door to congressional unlimited Legislation for the sole purpose of commerce and war. The legal foundation and substance for this *de facto* displacement of the limited constitutional *de jure* “jurisdiction of the United States” is the Legal Fiction. That Legal Fiction, its authority rooted in ancient Justinian Roman Equity, a) is cloaked as benefits or privileges, limited liability, b) is legally imposed by silent voluntary suretyship/implied quasi-trusteeship by one’s uninformed, unavailing, waiver and consent—ironically wholly founded in Equity Jurisprudence and Maxims of Equity—of *Me* the constitutional non-statutory private American Citizen without my full knowledge on which to avail *Myself* fully of my personal legal and equitable rights due to error, mistake or accident, and c) is established by the general unqualified public filing of a Certificate of Live Birth and the Baptismal Certificate of every federally-owned public “U.S. citizen.” Hence, *Me*, the constitutional non-statutory private American Citizen becomes unknowingly subordinated to a volunteer surety/implied quasi-trustee, registered agent, for an artificial person and the held property of its alter ego and Gemini Twin the statutory public “U.S. citizen.” As of March 5, 1933, all public “U.S. citizens”—who are originally constitutional non-statutory private American citizens secretly obligated to their volunteer suretyship/implied quasi-trusteeship/chattel property—were seized as booty of war by President Franklin Roosevelt’s provisional martial emergency war powers Proclamation 2039 which in fact displaced the *de jure* Sovereignty of “**The People**” of said USA, attempting, albeit voluntarily, reducing *Me* to being mere chattel property or worse “enemy” of Rome’s *de facto* military provisional government seated in Washington, D.C., to be treated as “rebels and belligerents” living in the fifty states deemed by the Conqueror/Commander in chief to be merely “occupied territories” the seized state governors ruling their *de facto* military provisional governments in subordination to Washington, D.C.

Declarations and Recitals

Preamble

Therefore, *I* find intolerable that my situation of statutorily-altered citizenship status runs against good conscious and good reason, is in contradiction with the maxims of Holy Scripture (Proverbs 11:15; “He who is surety for a stranger will surely suffer for it, But he who hates being a surety is secure”) and in conflict of variance of law with the original established courts of civilian due process of fundamental inherited Common Law as well as the Court of exclusive/inherent Equity/Chancery governed by the Maxims of Equity, Equity jurisprudence and trust law, BE IT RESOLVED *I* ;*Ray-Shoemaker, sandra lynne*: (hereinafter “*sandra*:”) do HEREBY solemnly state, declare and affirm:

1. Whereas, the State of Ohio issued registered organizations evidenced by "CERTIFICATE OF LIVE BIRTH" and/or "CERTIFICATION OF BIRTH" in (see **Annex One**, attached hereto and made a part hereof, hereinafter jointly referred to as simply "BIRTH CERTIFICATE") is in substance or fact: a) a unilateral quasi-contract under seal, b) an implied contract without consideration, c) an imperfect gift, Deed, transfer or assignment to a volunteer defined in Maxims "*Equity will not aid a volunteer*" and "*Equity will not complete an imperfect gift*", d) a State of Ohio created registered organizations or business trust, to which *I* volunteered to be a registered agent, and for which *I* have repeatedly mistakenly endorsed in writing under my personal liability, under the rules of agency without consideration and without full knowledge or understanding of its provisions of law or facts due to

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error, mistake or accident, altogether which jointly attempts to reduce my birthright and parentage equitable standing to a "volunteer" that effectively bars any aid from a court of inherit and exclusive Equity of court of record under *de jour* status, is created and established legally through a dubious concealment of an operation of law of an implied unilateral contract under seal, and/or implied voluntary suretyship or registered agency to an artificial entity without neither full understanding, nor receipt of sufficient lawful valuable consideration, and/or an implied quasi-trusteeship without express acceptance or disclosure by which to avail all my rights thereof or any legal capacity to discharge thereunder (aforesaid emphasized description hereinafter referred to as "said Suretyship" or "said Surety") where its open-but-false purpose is to aid in the Census as a means of identification in the documentation of a natural nativity as well as for health reasons as well as any driver's license privileges of commercial character over which unlimited legislative power over commerce reigns supreme and other purposes and other superfluous reasons and where its secret-but-true purpose being to craftily swipe and abscond from "We the People" of which "People" *I am* an irrevocable beneficial member by parentage and birthright holding both reversionary, remainderman and express *inter vivos* interests (see, **Annex Three, and Annex 4**) their/my true "estate" as a constitutionally-created status, their/my access to true genuine inherit equitable and legal rights by nature to hold true title to land titles and primary money thru covenants that are appurtenant and run with the Land, and ultimately, swipe and abscond with their/my life and legacies, inheritances, fortunes, self-determination, good conscience and sacred honor;

2. Whereas, the dubious result of said BIRTH CERTIFICATE a in said **Annex One** said Suretyship acts to reduce my natural equitable standing to a mere surety ("said Surety") of an imperfect gift/transfer/deed which effectively bars any relief from a *de jure* court of the inherit and exclusive jurisdiction of Equity according to the Maxims of Equity "*Equity will not aid a volunteer*" "*Equity will not complete and imperfect gift*" and under fundamental Doc trine of Equity where "**No Person Bound to Act for Another in any Matter can, as to that Matter, Act for Himself**" where Courts of Equity lay it down as a rule, without exception, that no trustee--i.e., Registered Agent--shall in any case, or under any circumstances, directly or indirectly, acquire any personal interest or title in or to the trust property, or its proceeds, or make any personal profits out of the trust, or by means of his trust character, without the full consent of the beneficiary, give under circumstances that leave no room whatever to question the perfect fairness and good faith of the whole transaction;
3. Whereas, the purpose of said BIRTH CERTIFICATE is in fact to be Suretyship arrangement, an unconscionable unilateral adhesion quasi-contract without consideration under seal between the state of the baby's natural nativity and the mother of the baby, the baby then deemed mere abandoned property chattel for the Federal *de facto* military provisional government of the United States, and said BIRTH CERTIFICATE being recorded by the STATE;
4. Whereas, due to my Mother's accident, error or mistake of sacrificing my rights during infancy/childhood due to her legal disability, lack of competent legal capacity being generally legally disabled, and without full disclosure of the true nature of the transaction and to avail herself of all her baby girl's --my private equitable estate--private substantive rights, serve as converted commercial collateral securities for the unquestionable public debt as per Section 4 of the 14th Amendment;
5. Whereas, the true nature of the date of filing on said BIRTH CERTIFICATE, a voluntary unilateral quasi-contract without consideration under seal, reducing my equitable standing to a mere said Surety of an implied acceptance of an imperfect gift that effectively bars any relief from a court of inherit exclusive Equity under Maxim, is to born the quasi-corporate artificial person/public "U. S. citizen" created by all necessary legal elements of said Suretyship, (it being a deed in writing, signed, sealed and delivered for registration and filing with a public office of the baby's state of live birth);

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6. Whereas, the two fold true nature of the date of nativity of the baby allegedly named on said BIRTH CERTIFICATE is to commit that natural person/constitutional non-statutory private American Citizen as Surety—and personal property of—the state-created artificial person/public "U.S. citizen" both entities being legally bonded/merged into one legal entity under the doctrine of agency for a principle who cannot act for himself, the hybrid, federally-owned public "U.S. citizen" and secondly, to bar equitable relief where by Maxim "*Equity will not aid a volunteer*" and "*Equity will not complete an imperfect gift*" an essential part of the insidious conquest of commercial securitization of "good titles" aka "imperfect assignment, imperfect gifts and marketable title"—all perfectly legal in their nature without any cognizance of a court inherit exclusive Equity and thereby defaulting to a general Roman Equity *du jour* status of limited privileges as said Surety with unlimited personal liability to a legal fiction artifice, the result of which is the total opposite of the intent and purpose of the principles and legislative intent of the formation of the original **said USA** where two titles are obtainable, rather only limited privilege of the State, and it the norm under permanence state of conflict or variance of law between the principles of American Equity and principles of Roman equity;
7. Whereas, said BIRTH CERTIFICATE is a public instrument recorded with the County Registrar or Probate Clerk or Chief Administrator under seal, a subsidiary of the Secretary of State (of the several states treated as "conquered territories"), also sent to the Bureau of Census a division of the Department of Commerce in Washington, DC placing the NAME of the Public "U.S. citizen" into interstate and foreign world commerce as a statutory legal "person" (as are corporations, partnerships, statutory trusts, corporate soles, etc.) distinct and separate from the "natural born Citizen", i.e. the constitutional--non-statutory-- private American Citizen national of the **said USA**;
8. Whereas, said BIRTH CERTIFICATE, functioning as an assigned public instrument without sufficient good and lawful valid consideration, has dubiously—by my quiet procuration--hoodwinked **Me** without my knowledge or understanding or express consent, into said Suretyship for an artificial "U.S. citizen" and obligated **Me** to a covert implied contract by operation of law of an incomplete transfer of a gift, devolving upon **Me**—my *birthright status*—under an alien foreign and yet "temporary," *de facto* military jurisdiction of the United States created at first by the "Emergency Banking Relief Act" its initial paragraphs containing a congressionally amended World War I statute known as the October 7, 1917 CH. 106, 40 STAT, 411 "Trading With the Enemy Act," herein incorporated by reference, (where its citizens—private in nature—of the United States circa A.D. 1917 are congressionally intended to be excluded from its application) combined with President Franklin D. Roosevelt's Emergency War Powers Proclamation 2040 decreed by him on March 9, 1933, c.1. Title 1, Sec. 1, 48 State, 1., H.R. 1491 herein summarily referred to as "**TWEA/EBRA**" codified as its 50 U.S.C. App. 5(b) and 12 U.S.C. 95a,b respectively, that as amended now only applies to artificial "persons";
9. Whereas, the above *de facto* provisional martial jurisdiction of the United States includes the jurisdiction of the constitutionally-created federal and state civilian courts (in form by characteristic) sitting in a marital Roman Equity "public policy" proceeding springing entirely from the executive office of the Commander in Chief's executive orders (Roman "edicts")—only in form by the characteristic of the real natural organic English/American Equity jurisdiction—the courts no longer proceed against the accused constitutional non-statutory private American Citizen of **said USA** with the Mode of the original fundamental inherited English/American Common Law/original Equity/Chancery Jurisdiction using civilian due process (in true original judicial substance and form), but instead the courts proceed with the Mode of a Roman Civil Law martial due process, that if unchallenged by producing state-filed public records and other *prima facie* evidence will confer a martial jurisdiction over the accused then force the accused to plead in a court imposing marital due process and administrative procedure--void of any true natural substantive rights by birth right—

derived from a congressionally-amended World War I statute as of March 9, 1933, the federal and state judges acting on behalf of the *de facto* military dictator-commander-in-chief-monarch-praetor seated in Washington D.C.;

10. Whereas, Article I Section 7, clause 2 and 3 of my said Constitution does not permit any and all of the congressional, legislative, and executive branch conduct noted since March 5, A.D. 1933, now in its 82nd year, to be established as law that applies in fact or in law to **Me**, *I* believe and put great reliance upon that said constitution holds these acts null and void as a matter paramount Law that affects **Me** or my immediate private family as private Citizens of **said USA** and based upon the Supreme Court of the District of Columbia case law quoted above, *I* do not waive said paramount Law on relation to said null and void acts beginning March 9, A.D. 1933 along with thousands Executive Orders "Public Policy" as established as *de facto* Law or to have any purported effect upon **Me**, in my past, present, or in the future;
11. Whereas, as said Private American Citizen national of **said USA** *I* reserve the Right to Politically challenge , and do not Politically waive, but invoke said Constitution on relation to its Article 1, Section 7, clause 2 and 3, *I* believe my said Constitution mandates how bills and other acts of Congress shall be made into Laws of **said USA**. *I* believe the extra-constitutional –dubious -- provisional emergency war powers under the auspice of the "law of necessity" to impose upon **Me** a Roman Equity marital rule is wholly counter the original intent of the Founders, against good reason and good conscience, and do not grant the creation as Law or any purported bill or purported act not enacted pursuant to the limited grant of Powers including but not limited to Article 1, section 7, clause 2 and 3 as purporting to have any force of Law upon **Me**;
12. Whereas, because the public filing of the BIRTH CERTIFICATE creating the implicitly attached private American Citizen national of **said USA** serving as said Surety for an artificial person and *I am* presumed to have "abandoned" such property and *I am* presumed to be as "absentee" from private birthright estate, and my private estate escheats to the State as another major "source" that would generate "income" which then could be income/excise/privileged taxed as Escheated where the "administrators" become the "qualified heirs" enjoying their "generation skipping tax" transfer that escheats the property of the private American Citizen heir/devisee/legatee not otherwise possible at Common Law or Equity;
13. Whereas the natural private person/baby/constitutional non-statutory Private American Citizen national of **said USA** now bonded/merged into his new public artificial person "U.S. citizen" as its commercial property is subordinated said Surety as the new revenue "source" (deemed a "rebel" and "belligerent" residing according to state statute in a state deemed a military "occupied territory") being in public commerce and subject to the absolute legislative powers of the "temporary" Emergency "War Powers Act" Congress (1933 A.D. to present) to regulate without limit interstate and foreign commerce pursuant to Article I, Section 8, Clause 3 of The Constitution for **said USA** during this time of a provisional "temporary" declared state of National Emergency (2015 A.D.) in its eighty-second (82nd) year;
14. Whereas, *I, :sandra:, in esse and sui juris*, a constitutional non-statutory private American Citizen national, is ceased to be said Surety--and the personal property of—public "U.S. citizen" "Sandra Lynne Ray" or "SANDRA LYNNE RAY" or "Sandra Lynne Shoemaker" or "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names, by means of a duly filed and recorded Notice of Acknowledgement and Acceptance Without Consideration, Notice of Release, Resignation and Disclaimer ab initio (Annex One attached hereto and made a part hereof) and Declaration of Truth: Notice of Rescission of Signatures of Suretyship ab initio (Annex Two attached hereto and made a part hereof), thereby returning to the former status of being a constitutional non-statutory private American Citizen of **said USA** held for less than fifteen (15) days (18 May 1959) after my natural nativity event (five May nineteen hundred fifty-nine);

R. S. s/

15. Whereas, *i, :sandra; in esse and sui juris*, separate and distinguish **Myself** both as "Agent without recourse" from the state-created franchise legal entity , "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names, created by means of this publically filed CERTIFICATE OF LIVE BIRTH and CERTIFICATION OF BIRTH, respectively, attached hereto and made a part hereof as **Annex One** and hereby irrevocably releases, disclaims , revokes and terminates without consideration all powers, including, but not limited to, Powers of Appointment or Attorney *ab initio* including by not limited to State of New York fiduciaries, appointees and intermediaries Doctor Naoma D. Green M.D. and J. N. Hibble, Registrar their successor and assigns signed on the original "Certificate of Live Birth" shown in said **Annex One** Powers of Attorney and/or Agency that Declarant may have granted to any third party, public and/or private. Therefore, *i am* not subject to, and wholly excluded from, FDR's contract with all "U.S. citizens" Proclamation 2040 and approved by Congress in its passage of the "War Powers Act" and "Emergency Banking Relief Act" thereby amending the "Trading With the Enemy Act." Therefore, *i am* not primarily defined, or constituted by, a legal estate of registered agency (as are corporations) and therefore *i* disclaim any commercial quasi-privilege of limited liability as it may relate to any "United States citizenship" status (as do corporations being also public "U.S. Citizens") having now released and discharged all federal and state *de facto* Emergency War Powers Military Governments from any duty or obligation having arisen from Declarant being the property of, and said Surety for and/or bonded/merged, to the state-created hybrid federally-owned public "U.S. citizen" in the service of Washington, District of Columbia;
16. Whereas, *i, :sandra* " in esse and *sui juris*, return to my original antecedent former protected status of being an American freeman and constitutional—non-statutory—private American Citizen, to wit: a *de jure* private American Citizen national of The United States of America under Section 1 of the 14th Amendment and also referred to in Article II, Section I, Clause 4 and Article IV, Section II of said Constitution, therefore *i* stand "*in esse*" and "*sui juris*", possessing the certain unalienable rights--written and unwritten, perfected for my benefit, use and enjoyment by the Bill in Chancery document entitled "**IN CONGRESS, July 4, 1776. The unanimous Declaration of the thirteen united States of America**", and also protected by the first eight amendments of the Bill of Rights, all Constitutional rights (federal and state) and all fundamental rights inherited through private trust law of a substantive *de jure* private American Citizen national of **said USA** and *i am* no longer said Surety, and/or bonded/merged into a *de facto* state-created public "U.S. citizen" owned by the federal *de facto* provisional "emergency" Military Government of the United States;
17. Whereas, *i, :sandra; in esse and sui juris, am* no longer the legal property of, nor registered agent in a public office of, nor bonded/merged into a *de facto* public "U.S. citizen" (which is "*alieni juris*") therefore no longer under the *de facto* jurisdictional power of statutorily-created *de facto* provisional Emergency War Powers Governments (federal and state) as those absolute legislative absolute executive and absolute judicial powers are exercised towards a *de facto* public "U.S. citizen" deemed a "rebel and belligerent" statutorily "residing" in a state deemed and "occupied territory," and **therefore i am no longer under the paternal guardianship "Master" of said provisional Emergency War Powers Government** (federal and state) as those absolute paternal powers are exercised toward its "infants, idiots children and wards" *de facto* public "U.S. Citizens";
18. Whereas, per Roman Civil law the use of *Capitis diminutio maxima* consisting of the loss of liberty, citizenship and family where a person's status is changed from freedom to bondage, and where in *Capitis diminutio maxima* there is the highest loss of status which is herein described in the use of all titles, of birth, property and rights to extend outward in the requiring of permission in order to conduct commerce under the military doctrine of plausible deniability;

19. Whereas, *i, :sandra:, in esse and sui juris*, deny that the “**One People**” have granted power within the Constitution of **said USA**, in their sovereign authority under the great ““*I Am*”” to compel any particular choice of government as against my Republican *de jure* form of National Government;
20. Whereas, for the Sacred Scriptures at “The path of the righteous is like the morning sun, shining ever brighter till the full light of day”—Proverbs 4:18; “This righteousness is given through faith in Jesus Christ to all who believe. There is no difference between Jew and Gentile”—Romans 3:22; “But of Him are ye in Jesus Christ, Who God is made unto us wisdom and Righteousness, and sanctification, and redemption”—1st Corinthians 1:30; “And he said to him, ‘You shall love the Lord your God with all your heart, and with all your soul, and with all your mind. This is the great and foremost commandment. The second is like it. You shall love your neighbor as yourself. On these two commandments depend the whole Law and the Prophets.’”—Mathew 22:37-40 (see attached hereto and made a part hereof **Annex Five: Table of Authorities “TOA”**);

Oath of Allegiance and Personal Covenants

Declarations and Recitals in Positive Averment

Whereas, based on the forgoing paragraphs 1-20, Declarant, *:Ray-Shoemaker, sandra lynne;* (”:*sandra:*” or “*i, Me, Myself*”) *in esse and sui juris* do solemnly make my Oath of Allegiance and personal covenants herein and declare and affirm the following positive averments, declarations and personal covenants appurtenant to **Me** and my life estate grounded on the Land of **The United States of America**:

1. *i am* in fact and in substance by legacy, parentage, and birthright one of the beneficially interested heir of “**the Posterity**” with also express, reversionary, and remainderman interests to the Posterity of “**We the People**” by whom and for whom the Constitution is granted, settled and established according to its Preamble, holding *de jure* constitutional non-statutory private American citizenship conferred upon my natural nativity by the organic Common Law (not Roman Civil Law or any municipal or international law) referred to in Section I of the 14th Amendment, Article II, Section I, Clause 4 and Article IV, Section 2, and brought forward under a broadened definition in Section I of the Fourteenth Amendment of The Constitution for **said USA** (***Haeres est eadem persona cum antecessore***).
2. My proper and private Christian name is “**sandra**,” my private surname/family nativity name is “**Ray**”. My Mother privately registered **Me** a name not publically known part of the private confidential Hospital files “last name, first, and middle”.
3. My current proper and private Christian name “**sandra**” is spelled in letters without capitonyms and in accordance with proper rules of English grammar of America (**Said Annex Three**).

“Haeres est eadem persona cum antecessore: the heir and his ancestor are one and the same person. That is, one in right, the heir succeeding to the rights of his ancestor, just as the king never dies.” [TOA Gibson §64(17), Suits in Chancery Jurisdiction, High Court of Justice, England & Wales, §2.31 part 17 2014]

4. *i am* naturally delivered born, [separated from my Mother], a Freeman and sovereign private American Citizen national [by Birthright] on May 5, A.D. 1959, grounded upon the soil on/at/near county of Clark, republic nation of Ohio by name :Ray, sandra lynne:. *i am*, and all my bloodline ancestors are, of the White race. *i am* the product of Holy wedlock between Christian parents each

of whom are heirs and beneficiaries by parentage, bloodline, and Birthright passed to them from the sovereign American People protected by said Constitution; thereby, endowing **Me** as an heir and beneficiary of that Constitution by parentage and Birthright, as witnessed herein below. My husband in Holy Matrimony, :Macdonald, Andrew William and my offspring also enjoy the same status as mine as *i* state herein.

5. **My** natural bloodline father and mother at nativity are **Ray, Donald Eugene**, a freeman and sovereign [by birthright] born March 4, A.D. 1930, product of holy wedlock grounded upon the soil of Summit county Ohio and **Ruth Lavern Brubaker**, born September 10, A.D. 1928.
6. The father of my father **Arvel G. Ray**, a freeman and sovereign private American Citizen national born A.D. 1908 of holy wedlock grounded upon the soil of West Virginia republic
7. The father of **Arvel G. Ray** is **Charles Allen Ray**, a freeman and sovereign private American Citizen national born A.D. 1879 of holy wedlock grounded upon the soil in West Virginia republic.
8. The father of **Charles Allen Ray** is **William Ray**, a freeman and sovereign private American Citizen national born A.D. 1836 of holy wedlock grounded upon the soil in West Virginia republic.
9. The father of **William Ray** is **William Ray**, a freeman and sovereign American Citizen national born A.D. 1787 of holy wedlock grounded upon the soil in West Virginia republic.
10. The father of **William Ray** is **Thomas Ray**, a freeman and sovereign private American Citizen national born A.D. 1768 of holy wedlock grounded upon the soil in Montgomery, Virginia.
11. Enlightened by my Mother, **Ruth Lavern**, of my being naturally birthed and delivered with the aid of the professional fiduciary care of appointee/trustee/intermediary Doctor Naoma D. Green, M.D. appointed by *my mother* and *my father* at City Hospital of the city of Springfield of the Clark county, nation Ohio, Therefore, my private domicile of origin is the location commonly known as the city of Springfield, nation Ohio, outside a "Federal District" within the non-military occupied private estate and now I presently privately domicile and privately reside at all times relevant within the nation Colorado which boundaries are defined by "The Constitution of the State of Colorado Signed 1 August 1876 and the *de jure* constitutional Post Office Department of the United States of America, itself established 20 February A.D. 1792, Article I, Section 8, number 7, outside a "Federal District" within a non-military occupied private estate not subject to the jurisdiction of the "United States" nor "District of Columbia" with only constitutional obligation of allegiance to said *de jure* said USA.
12. My height is five feet three inch, weight approximately 118 pounds, blond hair, blue eyes, white complexion and female Gender, English speaking, and *i* accept as grantee from my Creator and legacy all my physical features as wholly mine absolutely.
13. My dominant priority Political Status is only grounded upon the soil in that plane of covenants appurtenant to the Land within the *de jure* said USA, which is dominant priority to my secondary "People" membership to the nation Colorado under "The Constitution of the state of Colorado" put into effect 1 August 1876 A.D. herein incorporated by reference, one of my *de jure* said USA, to which *i* irrevocably adhere, accept, acknowledge, and adopt and give my nation state membership allegiance.
14. *i* defend, support and appear at all times grounded upon the soil and within that plane without being subject to the jurisdiction of the "emergency" provisional "United States", privately dwelling within a non-military occupied private estate outside a "Federal District" or "territory occupied by the military".
15. On the day of my natural nativity *i am* a *de jure* private American Citizen national of said USA (composing the fifty states) holding *de jure* constitutional--non-statutory--private American Citizenship conferred upon my natural nativity Common Law principle (not Roman Civil Law) referred to in Article II, Section I, Clause 4 and Article IV, Section 2, and later broadened under Section I of the 14th Amendment of said Constitution.

16. On the day of my natural nativity *i am* a *de jure* private constitutional--non-statutory--American Citizen/private occupant grounded upon the soul within the nation republic of Ohio outside a "Federal District" and "Territory" within a non-military occupied private estate, not subject to the jurisdiction of the "United States" nor "District of Columbia" and said *de jure* status is defined in Article II, Section 1 Clause 4, and Article IV, Section2, and broadened definition of Section I of the 14th Amendment of said Constitution.
17. On the day of my natural nativity My loving Mother Ruth Lavern and Father Donald Eugene's wish and intention is the absolute best, fortuitous, fruitful, successful, important, effectual, real, joyful, empowering, opportunistic, merciful, substantial, spiritual and enjoyable life for their new born "Baby Girl" but they are not availed of the knowledge, doctrines, provisions of law, elections, notices, declarations and information that their new baby girl would be treated as an enemy belligerent, abandoned, heathen, chattel, a bastard child, and conquered booty, and would also in fact oust their inherent parental intent, purpose, dreams, hopes, desires and wishes for their new "Baby Girl" during their short exciting and stressful hospital stay and thus in error, mistake or accident, they did not specify the special private nature of the deposit of my body survey and proper citizenship status with their appointed fiduciary trustee/intermediary, Doctor Naoma D. Green M.D. whom they implicitly trusted to do the right thing to prevent any degradation of **Me**, the new baby's legal and equitable birthright, when they accidentally allowed the State of Ohio creation of a public Certificate of Live Birth registered organization legal fictional entity to attach implicitly to their new Baby Girl; my parents then never since availed themselves of their rights to correct this mistake/error/accident breach of reliance of undue influence from fiduciaries on which they placed their trust; "*Fides est obligation conscientiae alicujus ad intentionem alterius*" "*A trust is an obligation of conscience of one to the will of another.*"
18. On the day the registered organization identified in the "Certificate of Live Birth" is filed (May 18, 1959 A.D.) with THE STATE OF OHIO, by operation of law occurring whether by waiver, silent consent, constructive notice, imperfect Deed and imperfect acceptance and acknowledgment or want of objection thereof by my Mother Ruth Lavern and Father Donald Eugene, My rights as a newborn baby are sacrificed and *i* become, non-assumpsit, by default the attached property of said Surety for, and as abandoned probated Chattel estate of, as escheated and now under the custodial control of, THE STATE OF OHIO when my natural parents jointly failed to perfect my private nature by express written acceptance of **Me** their newborn baby girl—and involuntarily bonded/merged **Me** into a *de facto* private citizen entitled "SANDRA LYNNE RAY" a state-created and registered entity of THE STATE OF OHIO commercial corporate sole and statutory public "U.S. citizen" under the custodial control of the *de facto* provisional Emergency War Powers Military Government of the "United States".
19. By the express and resulting trusts arising from the Deed in said **Annex One** attached hereto and made a part hereof Said **res** returns to **Me**, the equitable owner according to Maxim "*Equity regards the beneficiary as the true owner,*" and said Suretyship is extinguished, the implied "marriage" is nullified and my former status of private American Citizen national of **said USA** is restored according to the fundamentals of American Common Law, Maxims of Equity, trust law and English/American Equity Jurisprudence by means of a duly filed under Seal and publically recorded "Notice of Acknowledgement and Acceptance Without Consideration, Notice of Release and Resignation *ab initio*" (said **Annex One**).
20. My *de jure* private American Citizenship of the Republic of **said USA** is "paramount and dominant," and my *de jure* private citizenship of the nation Colorado is "subordinate and derivative to said private American Citizenship of The United States of America (*Selective Draft Law Cases*, 245 U.S. 366, 389, 1918). Private Citizens of the United States are called "**American freemen**" by pre- 14th Amendment presidents George Washington, Andrew Jackson, Zachary Taylor, and Abraham Lincoln,

as well as by post -14th Amendment Supreme Court Justice John Marshall Harlan in his dissents in *Maxell, v. Dow*, 176 U.S. 581, 607, 617 (1900) and *Downes v. Bidwell*, 182 U.S. 244, 382, (1901).

21. *i* privately and specially take up housekeeping grounded upon the soil under a special and private arrangement at/near the Fremont county, at the *de jure* border limits of the nation Colorado republic as described in its 1876 Constitution and within a non-military occupied private estate outside a "Federal District" not subject to the jurisdiction of the "United States," therefore, *i am* a private occupant grounded upon the soil holding private American Citizenship status within said nation Colorado defined by Article II, Section 1, Clause 4, Article IV, Section2, and broadened later by Section I of the 14th Amendment of said Constitution for **The United States of America**.



22. My flag is the civilian flag of the Republic of **said USA** displaying Forty Eight (48) Stars by Executive Order 1637, 29 October 1912 by President William H. Taft (4 U.S.C. §1-10) which civilian flag, representing its nation under a Republican form of government, does NOT display gold fringe and/or gold cords with gold tassels, as do military colors displayed by the Commanders-in-Chief of the *de facto* provisional Military Governments of both "THE STATE OF COLORADO" and the "THE UNITED STATES OF AMERICA". My flag does not fly a military pole but drapes vertically as a civilian banner attached on one end with the blue field and 48 white stars.

23. My law is my family **ESV KING JAMES BIBLE** born out of the risen **Son** of the great "**"I AM"**" (TOA: **ESV BIBLE**, Exodus 3:14) grand and glorious Christian Reformation (A.D. 1517-1648) having birthed the Modern Era, Private trust law, the principles, rules and Maxims of Equity and its jurisprudence protected by said Constitution Article III, Section 2, subdivision 1; and my Wonderful counselor is **Jesus the Christ Advocate**.

24. My Heavenly Father the great "**"I AM"**" (TOA: **ESV BIBLE**, Exodus 3:14) has never granted **Me** authority to animate, undertake or make **Myself** to be a third party alternative ego artificial "LEGAL PERSON" to escape liability at an place or on any plane under a subjugated carnal theory of limited liability, the use of which if forced upon **Me** is in violation of my constitutionally protected religious freedoms and against my wishes, and my unlimited capacity to extinguish all commercial forbearances und the doctrine of merger by my superior equity.

25. *i* declare as one of the "**one people**" as a matter of fact, my Spiritual Allegiance is to the one and Only True Almighty Ever-Living God, the "**"I AM"**"(TOA: **ESV BIBLE Exodus 3:14**), and that Supreme Being's only begotten Son: **King Immanuel/YH-Shua**. They are the source for true paramount authority of Law recognized by the "**one people**", in my nation's genesis title, original first deed of trust, executed Bill in Chancery document titled "**IN CONGRESS, July 4, 1776. The unanimous Declaration of the thirteen united States of America**" A.D. 1776 as "**the Laws of Nature and Nature's God**", which *i* affirm, without waiver of Article 1, Section 8, Constitutionally limited grant of Powers, on special relation to the Territories of the several States of the **said USA**.

26. *i* do with particularity and specificity declare as a matter of fact that my private housekeeping, only as a temporary private housekeeping is under a non-statutory special and private arrangement near the city of Canon City, republic nation Colorado, all within the soil, place, space and plane arising from near the county of Fremont, republic nation Colorado within a non-military occupied private estate of a purely equitable nature located outside a "Federal District" that is not subject to the jurisdiction of the "United States". Said nation state Colorado is only as one of the several states being duly incorporated (1876 A.D.) into the "**more perfect union**" of **said USA** by political authority and Law of Article 5 of **My Constitution**, with the unlimited power in relation to the Territory of Colorado and other Property belonging to **said USA** outlined in its Article 4, Section 3;

27. *i* declare it is a matter of fact and do intend that my allegiance is only to the "one people" and my duly constituted County and State government in Sovereign capacity for the aforesaid republic nation State only as one of the *de jure* one of **said USA** as said paragraphs 13, 14, and 25 above.

28. *i* declare it is a matter of fact that *i* do not have intention and do not publically or statutorily reside/domicile, nor freely give my allegiance either Spiritual or Political at any other time, place, space, and plane or to any jurisdiction or illegitimate state, except as said paragraphs 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, and 27 above.

29. *i* do not have memory of any body of facts sufficient to support or create, by operation of law, or other express legal devise a presumption of private dwelling or private residence in any other state of affairs, jurisdiction or illegitimate state, except as said paragraphs 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, and 27 above.

30. *i* declare as a matter of fact that *i am* and intend always to be said private occupant grounded upon the soil Lord, Master, and King of **My** personal domain living peacefully and harmoniously near the nation Colorado and written on **My** heart is to always be "Coloradan" by choice of private domicile only as one of the several states aforesaid above and as that term "Inhabitant" is used Politically and Territorially in The Constitution for **said USA** at Article 1, Section 2, paragraph 2 and as referred to above Colorado constitution.

31. *i* declare as a matter of fact that *i* do not intend to politically recognize nor give allegiance nor have any territorial relationship, including citizenship, to the purported political or provisional *de facto* martial "emergency" provisional corporate state being called the "United States" established by the passing of the "Emergency Banking Relief Act" and containing in it the amended 1917 "Trading With The Enemy Act" (established on March 9th, 1933 by way of Presidential Proclamation(s) 2039 and 2040, and their Trading With the Enemy Act of October 6, 1917 as amended by their Emergency Banking Relief Act of March 9, 1933/PUB. L 73-1 48 Stat. 1, H.R. 1491, codified at their 12 USC . §95a, 95b and 50U.S.C. App 5b, while Congress waived its *de jure* sovereignty what in accepted/consented as an extra emergency meeting—an extra constitutional disguised martial plan contract by the commander in chief--to swipe from "**We The People**" all of its substance titles to money, land and birthright in an Emergency Session called to order without sufficient advance notice without proper civilian due process and full and complete disclosures without confusion of the "Bill" March 5, 1933. *i* do not waive as to the required legislative creation of law per Article 1, section 7 of The Constitution for **said USA**. *i* support and defend said Constitution for the **said USA** against all enemies, foreign and domestic; that *i* bear true faith and honor to the same;

32. *i am* a non-statutory and constitutionally protected private American Citizen national of the Republic of **said USA** and a non-statutory and constitutionally protected class private Citizen/private occupant grounded upon the soil of the nation Colorado republic and therefore *i am* no longer the property of, nor said Surety, nor registered agent, nor bonded/merged into THE STATE OF OHIO statutory "person" "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names. *i* do not conduct my private labor as a matter of waiving my status or to be misconstrued as always belonging to said statutory state-created volunteer surety-backed public volunteer "U.S. Citizen" of the United States; and finally, the said artificial persons "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names ,now without said Suretyship is a "Non-Taxpayer" as described in your *Economy Plumbing & Heating vs. United States*, 470 f. 2d, 585 (1972)(said **Annex One**);

33. Due to error, mistake or accident, *i* formally rescind all my Signatures of volunteer Suretyship/implied quasi-trusteeship, registered agency, *ab initio* ever executed in privity to, in relation to, or on behalf of artificial person/"U.S. citizen" business registered organizations "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER",

(or any and all derivatives or marital names thereof) be it public and/or private. See "Declaration of Truth: Notice of Rescission of Signatures of Suretyship *ab initio*" (said **Annex Two**).

34. *i formally irrevocably disclaim all my implied trusteeships ab initio* ever executed in privity to, in relation to, or on behalf of, artificial person/"U.S. citizen" business register organizations "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", (or any and all derivatives or marital names thereof). See section "NOTICE OF DISCLAIMER OF IMPLIED TRUSTEESHIPS *ab initio*" of "Declaration of Truth: Notice of Release and Resignation *ab initio*" (said **Annex One**).
35. *i HEREBY* notice all men and persons worldwide of my purely unregistered equitable claim of natural rights recognized in exclusive equity jurisprudence (TOA: Gibson section 9, 21, 68; Pomeroy section 124, 219,357,364) to have the sole exclusive and superior beneficial use in possession, enjoyment, and life estate of THE STATE OF OHIO created artificial *de facto* person fiction registered organizations "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names, along with all right, title, interest, rents, issues, proceeds and assets including any and all their derivations and transmutations, as a matter of priority time stamped notice in the public record and by the equitable rule of priorities and the Maxim: "Qui prior est tempore potior est jure," (in a conflict of only equities, the party having the superior equity will prevail) "*where there is equal equities the first in order of time shall prevail*" and the Maxim: "*Where there are equal equities the law shall prevail*," *i am* without actual or constructive notice of a prior, superior, or equal adverse legal or beneficial interest by nature and believes no such superior title exists in same (**Annex Three** attached hereto and made a part hereof).
36. *i am* holding priority lawful fee simple absolute as grantee (see **Annex Four** attached hereto and made a part hereof) holding absolute estate by nature, now coming as grantor and the settlor of same, an express Special Private Estate Trust of *de facto* person State of said Ohio registered organizations , "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", (or any and all derivatives or marital names) special estate trust under a proprietary "Special Deposit" title "RR894051354US-02" as a matter of notice in the public record in a Public Record Document, hereinafter "P.R.D.", county of Fremont, Colorado abstract titles 933717, 933718, 933719, 933720 herein incorporated by reference, and do not at any time waive my cestui que or fide-commissary rights in lieu of creditor rights under the doctrine of election(said **Annex Three** attached hereto and made a part hereof).

Declarations and Recitals in Negative Averment

Furthermore, *i, :Ray-Shoemaker, sandra lynne:* ("*:sandra:*" or "*i, Me, Myself*") *in esse* and *sui juris*, do solemnly make Oath, declare and affirm the following negative averments appurtenant to **Me** and my life estate on the Land of **The United States of America**:

1. *i am not* alieni juris, holding the status of being the registered agent for, nor property of, said Surety for, nor bonded/merged into a public artificial *de facto*, hybrid public "U.S. citizen" created by state statute in the state of my natural nativity for the benefit of the *de facto* provisional Emergency War Powers Military Government created on March 9, A.D. 1933,; hence, *i am neither* an infant nor a child nor a ward nor a "rebel" nor a "belligerent" under the power of the Federal or State paternal and provisional martial Emergency War Powers Military Government or "United States".
2. My one proper private Christian name is not including especially but not limited to, "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any

and all derivatives or marital names, or any other form of this *nom de guerre*/name of war carried by all public "U.S. citizens," which principle in distinguishing the difference between the all uppercase name and mixed case name has been affixed without flexibility (said **Annex Three**).

3. My one proper private Christian name, "**:sandra:**", is not spelled in solely upper case letters or with abbreviations, nor are commercial titles joined, added, or superimposed in any way.
4. *i am not* the Principal nor registered agent, nor property of, nor said Surety for/of, nor bonded/merged into, the artificial entity State of Ohio issued registered organizations or derivative names , "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names, or any other form of this *nom de guerre*/name being both the property and citizens of the *de facto* Military Government of the United States which principle in distinguishing the difference between the all uppercase name mixed case name, a capatonym whose meaning changes with the changing of the capitalization of the spelling "Sandra Lynne Ray", "Sandra Ray", "SL Ray", "SANDRA LYNNE RAY", , "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "Sandra Shoemaker", :SL Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names or spelling. (said **Annex Three**).
5. *i am* neither a statutory state created public "United States citizen" nor inhabitant or subject to the body corporate municipality "District of Columbia" est. 21 Feb. 1871 by authority of Congress (artificial person)of the sovereign *de facto* provisional Military Government of the United States, nor am i volunteer surety/implied quasi-trustee or public officer registered agent and/or personal property of an/or bonded/merged into a statutory state-created public "United States citizen" (artificial person) of the sovereign *de facto* provisional occupying Military Government of the United States as a matter of status and standing and/or a matter of public and/or private contract. Therefore *i am not* a state-created federally owned statutory public "United States citizen" (artificial person/"U.S. citizen") of the sovereign *de facto* Military Government of the United States for income/excise/privilege tax purposes (said **Annex One**).
6. *i am not* a rebel, belligerent, heathen, chattel, enemy, insurable, bondable, or publicly residing within a military conquered or occupied territory or in a "Federal District" of the "United States" as defined since 1933 under Roman international law, a *de facto* provisional "emergency" Military Government having been created by FDR's presidential proclamations 2040 approved and confirmed by their Congress' **TWEA/EBRA**.
7. *i do not* publicly reside nor publicly domicile according to an statute within a conquered military territory nor within a "Federal District" of the United States (composed of the fifty states) nor within a military occupied territory which is subject to the jurisdiction of the "United States";
8. *i do not* publicly reside or domicile nor operate a commercial mailing address according to any statue with any of the ten regions or districts of the geographic **The United States of America** designated by ZIP codes of the Federal Zone Improvement Project begun in 1963 A.D. and take exception to whenever and wherever possible in the use and employment of only Rural Free Delivery or general Delivery or Postal Codes as my temporary private mailing location at the City of Canon City: In care of: Main Street- 306 #446, Canon City; Nation Colorado(replic); united States of America; zip code exempt in republic; Kingdom of Heaven, Without Prejudice.
9. *i do not* intentionally waive my right to lawful stamps as payment to the *de jure* Postmaster General of the Post-Office Department itself established 20 February A.D. 1792, Article 1, Section 8, number 7 of The Constitution for **said USA** and later is abolished and merged by the *de facto* provisional government A.D. 1952 into the D/B/A "United States Postal Service" under the amended **TWEA/EBRA**.
10. *i am not* a citizen, subject or property of the Vatican City State, nor of the Holy See. Although baptism is conferred by Rite of Baptism pursuant to the Canons, it is not my intent to be joined to any citizenship, either spiritual or political, aligned with the Seat of Rome. My Spiritual seat rests in

Heaven and secondarily to the general equity jurisdiction of the High Court of Chancery presided over by His Excellency the Chancellor as it existed circa 1776 A.D. in the American colonies.

11. *i* do not waive my private constitutional nature at any time by acts of use and enjoyment of public or private Currency, legal tender, of **said USA**, "Federal Reserve Notes," "Federal Reserve Bank Notes," or any other bills and notes, even if "In God We Trust" expressed is intended to notice **Me** of a trust by which *i* the purchaser of said Currency notes takes them subject to the rights and defenses of said trust; my purchase or exchange, use and enjoyment of said Currency shall always be first by acceptance by **Me** as grantee for sufficient valuable good and lawful consideration in my Status described herein. All my banking facilities, operations and offices are by default by the operation of this notice deemed to be "Special Deposit" and NOT general deposit; and all my transactions are excluded from the 1933 "Emergency Banking Relief Act". Further my unavoidable, or frequent or incidental contact with public martial banking and other commercial and credit based institutions is at all times expressed as "in an abundance of caution by special restricted limited ministerial visitation without waiving my rights nor with any intent to commingle or cause harm to the public and all my endorsements are intended to be "*exchanged for lawful money of account on special deposit without prejudice*".

Summary of Declarations and Recitals of Oath of Allegiance and Personal Covenants

i :Ray-Shoemaker, sandra lynne : ("*:sandra*"), **am** a constitutionally defined and protected *de jure* non-statutory private American Citizen national of the **said USA**, and therefore, *i am* a constitutionally acknowledged and protected *de jure* private Citizen privately dwelling within the nation Colorado boundaries and borders as defined by the constitutional post office department established A.D. 1792, privately and specially dwelling within a non-military occupied private estate outside a "Federal District" and not subject to the jurisdiction of the "United States."

i, *:sandra*: hereby Claim my sovereign status by parentage, birthright and as a direct blood descendant of the **posterity**, of the People who form the American Union of the **several states of The United States of America**, and who are recognized internationally by King George III of England as **sovereign** in the Treaty of Paris, A.D. 1783. Those people create and sign the **Declaration of Independence**, A.D. 1776; the **Articles of Confederation**, A.D. 1776; the **Constitution for the Commonwealth of Virginia**, A.D. 1776; the **Constitution for The United States of America**, as Amended A.D. 1791; and also create the **several States** and **The united States of America** and grant limited powers of their sovereignty to those Nation-States formed thereby. Further, they pledge their lives and property to the support and defense of the Contentions of the *newly* formed States to which they grant limited powers of their **sovereignty**. As the direct **posterity** of these people, *i* make my Claim thru declaration, parentage, birthright, intent and by allegiance as a beneficially interested member of the **Constitution for The United States of America**, as Amended A.D. 1791. *i* claim similar status by inheritance to, and subject of, the Treaty of Paris, A.D. 1783, as a matter of International Law thereto.

Therefore, *i*, *:sandra*: a private American Citizen national of **said USA** who hold the constitutionally-protected fundamental right to a civilian due process of law on both a federal and state level and who having no adequate remedy at common Law much less Roman Equity and overall who is legally disabled when my parents unknowingly sacrificed my rights (Maxim: "*Equity comes to the aid of the legally disabled*" TOA: Gibson section 35). *i* require therefore to be under the rules of equity where the Judicature Act of 1873 that is imported into the Judiciary Act of the United States, to wit: "*when there is a conflict between the rules of equity and rules of law over the same subject matter the rules of equity shall prevail*"(TOA: Gibson §8). *i am* excluded by law from the dubious "Emergency Banking Relief Act" that invariably imposes a martial due process of law (by way of the amended "Trading with the Enemy Act") on any artificial "person within the United States," and *i am* no longer deemed federal

"prize/booty of war," but, *i am as-foreign* by characteristic and by nature to the current extra-constitutional alien *de facto* provisional Emergency War Powers Military Governments of the "United States"; and therefore, *i am as-foreign* to said extra-constitutional alien *de facto* provisional Emergency War Powers Military Government of the State of Colorado as well as *as-foreign* to said extra-constitutional alien *de facto* provision Emergency War Powers Military Government of the other forty nine(49) States' said extra-constitutional alien *de facto* provisional Emergency Par Powers Military Governments who are "temporarily" created by Congress' **TWEA/EBRA** and by President Franklin D. Roosevelt's Presidential Proclamation Number 2040 on March9, 1933, a most notable Jesuitical "Consecration" *coup d' etat*—that great day of infamy against they, the Sovereign American People of **The United States of America**—the People, who granted, settled and established the grand and glorious Constitution for **The United States of America** with its Christian—inspired Bill of Rights for themselves and for their Posterity of/by which *i am* a beneficially interested member.

This "Declaration of Status of :*Ray-Shoemaker, sandra lynne*:, American, freeman, Private American Citizen national of **The United States of America**" supersedes and replaces previous filing with any other public office of said Declaration of Status.

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(Continued on next page)

Verification

In declarant status whereof, i, :sandra; American Freeman, private American Citizen national of The United States of America, a Protected Class, *in esse sui juris*, make Oath that *i am* of sound mind and judgement, not under any form of threat, duress or coercion and the foregoing Declaration of facts are true, correct, and certain as expressed within my will, wishes and intent and purpose of the laws of *de jure* Constitution for The United States of America as Amended A.D. 1791 and Constitution of the nation Colorado 1 August 1876. Having herein declared my explicit intent and will with particularity and specificity, as to matters of fact in private American Citizen *in esse* and *sui juris* capacity *am* not further required to aver; and Further *i* Declarant Sayeth No More and Stand Mute.

IN WITNESS WHEREOF, *i*, hereunto set my hand this 17th day of November the year two thousand fifteen of our King Jesus the Christ Advocate, and the Independence of The United States of America the two hundred and fortieth.

(mark and impression)

:sandra:

:sandra: only as above Declarant in Permanent American Freeman, Private American Citizen national, civilian of a protected class, *in esse* and *sui juris* unalienable capacity as above. Personal Covenanter. Convanantee to the *de jure* Land with all appurtenants therewith. American Freeman born at Clark county grounded upon the soil. Private American Citizen national of The United States of America as defined circa 1791. Private occupant grounded upon the soil of the nation Colorado outside a "Federal District" within a non-military occupied private estate neither subject to the jurisdiction of the "United States" nor "District of Columbia." Agent without recourse of State of Ohio issued Registered Organization "SANDRA LYNNE RAY", "SANDRA LYNNE SHOEMAKER", or any and all derivatives and marital names, or any other form per Full Faith and Credit.

Private Tribunal, Quorum of Witnesses

The Declaration of Independence at Large, 4 July A.D. 1776

The United States of America at Large, 15 December, A.D. 1791

Herein the state of Colorado at Large, 1 August 1876

Herein the Fremont county at Large, 1 November 1861

scribes and affirms

Notary Public

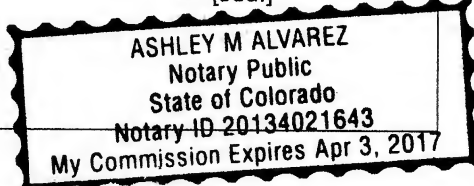
Acknowledgement

Witnesseth this day, Declarant : :sandra: : before me, Ashley M. Alvarez a Notary Public by said State, duly authorized, empowered, and admitted to take sworn testimony and verifications, certify that I determine from satisfactorily evidence that Declarant is whose name is scribed to the within instrument comes before me by special limited restricted ministerial visitation and acknowledges same that Declarant freely marks and impresses his assent to this declaration and its five annexes "Declaration of Status of Ray-Shoemaker, sandra lynne: American Freeman, Private American Citizen National of the United States of America" being duly affirmed and duly witnessed by one other whose Declaration of Witness that I witness and are attached, and acknowledge and vows it to be her own freewill self-determined act and volition as to seal this matter. She scribes and vows before me on this 17th day of Nov. 2015. I certify under penalty of perjury under the laws of Colorado that the foregoing paragraph is true and correct.

[seal]

Notary Public - signature

My commission expires: 4-3-2017



Declaration of Private Witness

I, :Dudley, reid ;, in esse and sui juris, "Declarant" at all times relevant privately dwelling and privately domiciling within the nation Colorado without the jurisdiction of the "United States", without a "Federal District" and within a non-military occupied private estate, being duly, certify and declare that he is of lawful age and sound mind and judgement, not under any form of threat, duress or coercion, the he avers to tell the truth as he knows it to be and provide the following facts to the best of his knowledge and belief. Upon his personal knowledge, belief and understanding, Declarant states the following to be true, correct and accurate and without intent to mislead:

1. Declarant's proper and private Christian name is :**Dudley, reid** and he is privately domiciled at all time relevant in the state of Colorado and privately reside near the city of Florence.
2. Declarant is natural living white private American Citizen national, has known declarant :**Ray-Shoemaker, sandra lynne**: ":{sandra}: for approximately 1 year, and she is of no blood relation but bound only to her by mutual moral private Christian brotherhood and American values and similarly situated political status.
3. That prior or on or about the below date Declarant read and examined a document styled, "Declaration of Status of Ray-Shoemaker, sandra lynne: American Freeman, Private America Citizen national of the United States of America" along with its Annexes, hereinafter "**Declaration of Status**," of the date herein, for **sandra** and witness Her signature thereto and for the purposes indicated states the following:
4. Declarant believes that the matters of fact stated, declared and deposed within the foregoing **Declaration of Status** to be true and correct to the best of his personal first hand knowledge and understanding based on the conduct that he observes by :**sandra**:; and the private and special *in personam* relations that :**sandra**:; and he conducted over said 1 year.
5. Declarant declares under Oath of the good conscious of the Laws of **The United States of America**, and the nation Colorado, that the foregoing is true, correct, not misleading, and Declarant believes accurate, based upon his current knowledge and belief. Freely executed by Declarant's sole freewill act and Deed on this 17th day of November A.D. 2015, at or near the location of city of Canon City, nation Colorado.

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(continued on next page)

Freely executed by my sole freewill act and Deed on this 17th day of November A.D. 2015, at or near the location of city of Canon City, and nation Colorado.

Further Declarant sayeth naught.



:Dudley, reid; Declarant, Private Witness.

Private Citizen at/near the nation Colorado, at/near the city of Denver.

The United States of America.

The Declaration of Independence at Large, 4 July A.D. 1776

The Declaration of Independence at Large, 4 July A.D. 1776

Herein the state of Colorado at Large, 1 August 1876

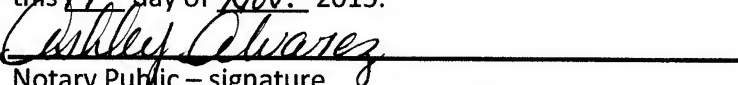
Herein the Fremont county at Large, 1 November 1861

} s.a.

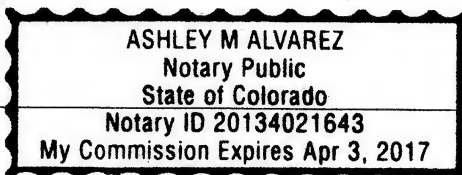
**Notary Public verification
upon oath**

BE IT KNOWN, that on this day before me, a Notary Public by said State, duly authorized, empowered and admitted to take acknowledgements, come by special limited restricted ministerial visitation **Dudley, reid** determined by me from satisfactory evidence to be the within named, and acknowledges the above "Declaration of Private Witness" duly declares and affirms to be his personal knowledge of the facts expressed. IN TESTIMONY whereof I hereunto set my Hand and Seal. He scribes and vows before me on this 17th day of Nov. 2015.

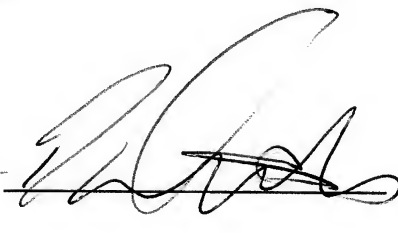
[seal]


Notary Public – signature

My commission expires: 4-3-2017



Private Tribunal, Quorum of Witnesses

ANNEX ONE (Part 1 of 4)

Notice of Acknowledgement and Acceptance Without Consideration *ab initio*

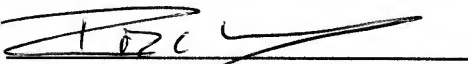
RE: State of Ohio issued registered organizations "SANDRA LYNNE RAY", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or married names, or any other form STATE OF OHIO CERTIFIED TRANSCRIPT OF BIRTH, STATE FILE NUMBER 59-0907; "Sandra Lynne Ray", "Sandra Lynne Shoemaker", or any and all derivatives or marital names, or any other form OHIO CERTIFICATE OF LIVE BIRTH NO. 134-59-072767, Registrars No. 907, 18 May 1959, hereinafter "Registered Organizations";

Grantors: Occupant of the Office of Chief Executive Officer of the Office of Governor of OHIO, CLARK COUNTY & its Registrar)
STATE OF OHIO & its Registrar) Administrators as implied grantors,
UNITED STATES) "Grantors"
All other unknown persons similarly situated)

Grantee: :Ray-Shoemaker, sandra lynne:, grantee in substance, hereinafter "Grantee",

BE IT KNOWN to all persons, the "United States" and men worldwide and to the above referenced Grantors that, *i*, the scribe below, :Ray-Shoemaker, sandra lynne:, Grantee herein, with intent and purpose, freewill act, volition and deed execute this notice of my acknowledgement and acceptance *ab initio* without consideration for the above referenced State of Ohio issued Registered Organizations attached herewith and made apart hereto Annex A & B under the terms of said deeds. Grantee orders that the record on file in a court of record be updated to show my acknowledgement and acceptance without consideration of said Deed. This record replaces any previously filed said acknowledgements on record with any record custodian. Deed is governed by Maxims of Equity: "Equity will not aid a volunteer; Equity will not complete an imperfect gift; where there are equal equities the first in order of time shall prevail; where there are equal equities the law must prevail."

Done under my hand and seal with intent, special purpose, freewill act, volition and Deed:



Private Witness.



:Ray-Shoemaker, sandra lynne:, Grantee

The Declaration of Independence at Large, 4 July A.D. 1776

The Declaration of Independence at Large, 4 July A.D. 1776

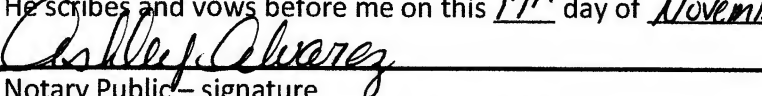
Herein the state of Colorado at Large, 1 August 1876

Herein the Fremont county at Large, 1 November 1861

} s.a. Acknowledgement

BE IT KNOWN, that on this day before me, a Notary Public by said State, duly authorized, empowered and admitted to take acknowledgements, come by special limited restricted ministerial visitation Ray-Shoemaker, sandra lynne is the within named Citizen of a protected class satisfactorily proven to be said scribe, and acknowledges the above "Notice of Acknowledgement and Acceptance Without Consideration *ab initio*": to be her sole freewill, volition and Deed for the uses and purposes therein expressed. IN TESTIMONY whereof I hereunto set my Hand and Seal. [seal]

He scribes and vows before me on this 17th day of November 2015.


Notary Public—signature

My commission expires: 4-3-2017

ASHLEY M ALVAREZ

Notary Public

State of Colorado

Notary ID 20134021643

My Commission Expires Apr 3, 2017

ANNEX ONE (Part 2 of 4)
Notice of Release, Resignation and Disclaimer *ab initio*

IN RE: State of Ohio issued registered organizations "Sandra Lynne Ray" and "SANDRA LYNNE RAY," and all derivatives and marital names, OHIO CERTIFICATE OF LIVE BIRTH NO. 134-59-072767, Registrars No. 907, 18 May 1959, and CERTIFICATE OF BIRTH STATE FILE NUMBER 59-0907, hereinafter "Registered Organizations";

TO: CLARK COUNTY, releasee/obligor,
CHIEF EXECUTIVE OFFICE OF THE GOVERNOR OF OHIO, releasee/obligor,
THE STATE OF OHIO, releasee/obligor,
THE UNITED STATES OF AMERICA, releasee/obligor,
All other unknown persons similarly situated as releasees/obligors;
Jointly or severally hereinafter referred to as "RELEASEES"

FROM: :Ray-Shoemaker, sandra lynne: releasor/obligee/resignor, hereinafter "Releasor"

HEAR YE, HEAR YE, HERE YE! BE IT KNOWN TO ALL PERSONS, THE "UNITED STATES" AND MEN WORLDWIDE, RESOLVED THAT on the date executed below, *i, :Ray-Shoemaker, sandra lynne:* (hereinafter "sandra:") now coming of the age of majority and competent and able to release now coming with express intent and purpose being of sound mind and judgment, not under any form of threat, duress or coercion, hereby attest, certify, and declare:

Statement of Intent

i, :sandra:, Releasor, intend to be recognized in fact and in substance as a beneficial member of **The Posterity** for whom The Constitution for **The United States of America** is granted, settled and established, the soul, intent and spirit as intended by the Founders as declared in its "Preamble" by its sovereign creator "**We The People**" of **The United States of America**, as Amended A.D. 1791, and intend to return to my former natural born private American Citizen national of **The United States of America** status, a Citizen of a protected class, inherited at the time of my natural nativity taking place on that special day of 5 May 1959, that status being a private individual American Citizen of **The United States of America** referred to in Article II, Section I, Clause 4 and Article IV, Section 2 and later broadened under Section I of the 14th Amendment of the Constitution for **The United States of America** and further defined in *Hale v. Henkel*, 201 US 43, 74 (1906) and *Selective Draft Law Cases* 245 U.S. 1366, 389 (1918);

i, :sandra:, Releasor, intend no longer to be a volunteer said Surety or volunteer registered or resident agent without sufficient lawful consideration, set-off, debt relief, restoration, recoupment or recovery of my private labor; *i* intend to no longer be an implied trustee, only in as much no irrevocable beneficial remedies are waived, to a State created artificial entity that estops **Me** from my birthright inherit constitutional status; and *i* no longer undertake a legal relation which estops **Me** from, and is wholly without, *de jure* legal capacity to discharge duties; lastly, due to a shockingly absent of lawful consideration, instead, *i* intend to be recognized to be the *cestui que trust* or fide-commissary of same subject matter, where the State of Ohio created and issued Registered Organizations entitled "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names referenced above or any other derivative of said commercial NAME thereof;

i, :sandra; Releasor, assign to the occupant of the and the office of Chief Executive Office for State of Ohio issued registered organization "SANDRA LYNNE RAY", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names, or any other form the office of Registered Agent in a representative capacity and direct all Service of Process to "In Care of: Chief Executive Office of the State of Ohio Governor John Kasich, Riffe Center, 30th Floor, 77 South High Street, Columbus, Ohio 43215-6117.

i, :sandra; Releasor expressly by my freewill act and deed intend to irrevocably terminate the implied guardian and ward relation upon release and resignation without waiving—and expressly reserving—any natural inherent property interests—equitable or legal—granted, implied or expressly protected by The Constitution for **said USA**, the Constitution for the republic nation Colorado, as wholly recognized under the historic fundamental rights of England and American Equity Jurisprudence under the principles and Maxims of Equity and trust law, and whereas *i am* without any adequate remedy at Law being legally disabled under the current *de facto* regime, yet still *sui juris* under the *de jure*, and, where "when there is a conflict between the rules of equity and the rules of common law over the same matter the rules of equity shall prevail" (The Judicature Act of 1873 A.D. amended 1875 A.D, and A.D. Dunnell's 1910 Minnesota Supreme Court Digest §3140).

Notice of Release, Resignation of Registered Agent, and Disclaimer of Implied Trusteeships

NOW THEREFORE, Know ye, that *i, :sandra;* Releasor, do hereby and herein by my sole freewill act and deed absolutely and irrevocably release and disclaim and revoke *ab initio* all public said voluntary Suretyship, wardship, public voluntary implied quasi-trusteeship and public office, and do resign *ab initio* all volunteer registered agency public office and its property relations under rules of equity especially if any said interests are not subject to my superior, prior or equal equity supported under Maxims of Equity, in/for/from the State of Ohio issued Registered Organizations "Sandra Lynne Ray" and "SANDRA LYNNE RAY" identified both by said OHIO CERTIFICATE OF LIVE BIRTH and STATE OF OHIO CERTIFICATION OF BIRTH, respectively, which are created, assigned, issued, imperfectly and voluntarily put upon to **Me** to consent to on 18 May 1959 by RELEASEES CLARK COUNTY, THE STATE OF OHIO and THE UNITED STATES OF AMERICA, and any others unknown with similar privity upon the creation, issuance and delivery of said Registered Organizations evidenced by said Ohio certificates (see "CERTIFICATION OF BIRTH" AND "CERTIFICATE OF LIVE BIRTH" **Annex One-Parts 3&4**, respectively attached hereto and made a part hereof);

That *i, :sandra;* Releasor, do hereby irrevocably release and disclaim said property interest so as to limit the RELEASEES in whose favor said property interests would otherwise be exercisable, and hereby discharge said RELEASEES of all duties and obligations relating to said interests under the guardian and ward, servant/master, suretyship, registered agency, public office, and quasi-trusteeship relation effective as it relates back in law to the antecedent status;

That *i, :sandra;* Releasor, intend to be legally bound by this Release, and do hereby execute and file said Release with intent and purpose to revoke/terminate/extinguish all public guardian and ward appointments and relations *ab initio* including but not limited to RELEASEES, the Governor of the State of Ohio, Doctor Naoma D. Green M.D. and J.N. Hibble, Registrar, their successors and assigns and principles affix their marks on the original registered "Certificate of Live Birth" (said **Annex One—Part 3**), according to the Maxims of Equity, Equity Jurisprudence and non-statutory trust law;

That *i, :sandra;*, Releasor, do hereby and herein make known to all persons and the "United States" of my private and purely equitable unregistered claim by nature under "Special Deposit" title "RR894051354US-xx and its subtitles" of said same released property interests linked to or derived from in any way by the Registered Organizations entitled, "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", (or any and all derivatives and marital names) granted or protected by the Constitution for **The United States of America**, Constitution for the nation of Colorado, the historic English/American Equity Jurisprudence and trust law, and, TO LET IT BE KNOWN to all men and persons worldwide that in returning to my former status defined above the filing of this Release with a third party public office, *i am* no longer presumed to be a "rebel, belligerent or enemy" of the provisional corporate THE UNITED STATES OF AMERICA (established A.D. 1871) during its permanent state of provisional "temporary" national emergency and war as defined by the "Trading with the Enemy" act amended as the "Emergency Banking Relief Act" of Thursday March 9, 1933 made a part of the record in the SEVENTY-THIRD FIRST SESSION CONGRESSIONAL RECORD in pursuance of the proclamation of the President of the United States of the 5th day of March, 1933, both of which incorporated herein and made a part hereto by reference.

That *i, :sandra;*, Releasor, exercise all primary accounting, land and asset rights, including but not limited to the use of lawful primary money and land titles and the equitable relief—declaratory, special and general—recoupment, restoration and restitution of all my land, property, lawful issues, notes, assets and bills of exchange of their full primary value defined by the Coinage Act of 1792 and Gold Standard Act of 1900, and also at all times reserve all rights in times of use of exchange of my signature for lawful money (their 12 U.S.C. 411) but that occasionally when lawful conversion is excluded my conduct shall be deemed "minimal contact", for the use and enjoyment of the spendthrift trust establish 6 October 1917 A.D. by President Woodrow, the settlor, with his endorsement and acceptance of Congress to have sole discretion over said trust for the purpose of defeating an "enemy" of the United States by controlling enemy property, the elements of which trust are articulated in the Act "Trading With the Enemy Act" 1917 amended by the "Emergency Banking and Relief Act" on March 9, 1933, the Act subsequently applying to "any person within the United States" and "subject to the jurisdiction thereof." Said Act spendthrift common law trust and successor trust(s) is under the care of the President as Commander in Chief, Secretary of the Treasury of the United States, Treasurer of the United States, Comptroller of the Currency of the United States, and the Receiver of the United States or "Alien Property Custodian", the powers of the Custodian presently vested in and exercised by the Secretary of the Treasury are and subject to change.

Notice of Disclaimer of Trusteeships

WHEREAS, according to trust expert and published modern authority of trust law(TOA: Edward C. Hallbach, Jr. and Alert Lewin 1888 "Law of Trusts") states that a trust arrangement cannot be forced upon anyone designated trustee, and one who has not previously accepted a trust or contracted in advance to do so can disclaim and refuse appointment as trustee for any reason (or for no reason) whatsoever (TOA: Hallbach §149, also see TOA: Lewin, Part II, The Trustee, Chapter XI, pages 270-278), and WHEREAS, a sole trustee and sole beneficiary are one and the same person, the result is a merger of legal and equitable titles, defeating the trust and creating a fee simple in one person (TOA: Hallbach §159; Lewing §196), and WHEREAS, no particular words are required to for a trust, nor is it essential that any of the parties involved know or understand that the intended relationship is a "trust," if an effective transfer has been made, a valid trust exists even if the trustee is not aware of it (TOA: Hallbach §66, §274) and WHEREAS, an implied trust arrangement requires an implied trustee must also therefore, logically, also require an implied Grantor/Settlor/Administrator or implied Executor and that said

implied trustors can be any government agency, corporation, legal fiction or judicial officer in the public and WHEREAS, any implied trust relation can be established as *inter vivos*, THAT *i*, ***:Ray-Shoemaker, sandra lynne:***, HEREBY notice all persons and men worldwide of my express disclaimer of all implied and voluntary quasi-trusteeships and registered agency in character and in nature to artificial persons without my express acceptance and valid transfer or receipt of *res* or sufficient consideration under the rules of American exclusive equity for the State of Ohio issued Registered Organization and United States Treasury Department issued "taxpayer" names including but not limited to, "Sandra Lynne Ray", "SANDRA LYNNE RAY", "SL RAY", "Sandra Ray" "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", "S.L. Shoemaker", "SANDRA SHOEMAKER" or any and all derivatives or marital names or spellings, and any other legal derivations; that said disclaimer relates back to the first instance 18 May 1959 in law or implied acceptance, acquiescence and/or conduct without express written consent, whichever is sooner, due to, including but not limited to **a**) any voluntary implied/express trusteeship or registered agency to an artificial person is now merged and extinguished by private equitable nature of the relationship of confidence by **Me**, the fide-commissary of same subject matter Registered Organizations, **b**) based on what is written on my heart, **c**) it is my wish, **d**) in good conscience, **e**) good reason, **f**) the failure of complete and clear disclosures to **Me**, **g**) the failure of a valid transfer/receipt of *res* or sufficient consideration to **Me**, **h**) mistake, error, or accident due to the disability of my legal capacity either as ward, infant, and/or incompetent by which my parents and *i* could avail **Myself** of my rights and options that equity requires in good faith dealings, **i**) absence of a *de jure* legal capacity within the current temporary provisional emergency martial due process of the current public legal system, **j**) biblical principles admonish **Me** from being said Surety for a stranger.

That, the public filing of this Release renders null and void any previous "Release" filed with any state created public office serving as a third party custodian record keeper.

NOTICE. All instruments charging liability, debt, fees, encumbrance or easement, or infraction or violations and all applications for credit in the name of any commercial derivations related to Ohio issued Registered Organization "SANDRA LYNNE RAY", "Sandra Lynne Ray", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives and marital names or spelling, special private estate trust *ab initio* is accepted in substance, intent and spirit by the following endorsement:

*Obligation is Property of the State of Ohio
State File #59-0907 05/18/1959 "RAY"
per Full Faith and Credit, private-special-priority
by its Agent without recourse, a private American Citizen national
private ID#RR894051354US-xx[and all subtitles]*

By: : Sandra : Date: November 17th 2015

All service of process for "SANDRA LYNNE RAY" and "SANDRA LYNNE SHOEMAKER" or any and all derivatives and marital names or spellings, and any other legal derivations; a State of Ohio business registered organization shall henceforth be directed to the executive office in care of the Governor of the State of Ohio **Governor John Kasich, Riffe Center, 30th Floor, 77 South High Street, Columbus, Ohio 43215-6117**.

IN WITNESS WHEREOF, I hereunto set my hand this 17th day of November in the year two thousand fifteen of our King Jesus the Christ Advocate and of the Independence of **The United States of America** the two hundred and fortieth at or near the City of Canon City, nation Colorado republic.

Private Witness.

sandra

:Ray-Shoemaker, sandra lynne, Releasor
Agent without recourse of State of Ohio
issued Registered Organization "SANDRA LYNNE RAY", "SANDRA LYNNE SHOEMAKER" and all derivatives, spellings and marital names per Full Faith and Credit

The Declaration of Independence at Large, 4 July A.D. 1776
The Declaration of Independence at Large, 4 July A.D. 1776
Herein the state of Colorado at Large, 1 August 1876
Herein the Fremont county at Large, 1 November 1861

} s.a. Acknowledgement

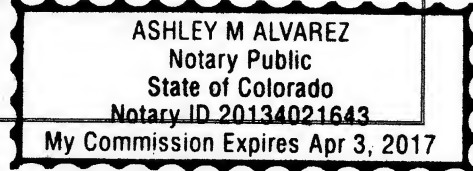
BE IT KNOWN, that on this day before me, a Notary Public by said State, duly authorized, empowered and admitted to take acknowledgements, come by special limited restricted ministerial visitation Ray-Shoemaker, sandra lynne is the within named Citizen of a protected class satisfactorily proven to be said scribe, and acknowledges the above "Notice of Release, Resignation and Disclaimer *ab initio*" to be her sole freewill, volition and Deed for the uses and purposes therein expressed. IN TESTIMONY whereof I hereunto set my Hand and Seal.

[seal]

She scribes and vows before me on this 17th day of November 2015.

Ashley Alvarez
Notary Public – signature

My commission expires: 4-3-2017



ANNEX ONE-Part 3
"CERTIFICATE OF LIVE BIRTH"

I, :Ray-Shoemaker, sandra lynne:, make Oath that the copy Annexed here below affixed is a size adjusted copy of front of an original certified certificated delivered by the Ohio Department of Health Division of Vital Statistics. Original copy not required for intended purpose of afore notice of release.

Sandra

OHIO DEPARTMENT OF HEALTH
DIVISION OF VITAL STATISTICS
CERTIFICATE OF LIVE BIRTH

Reg. Dist. No. 12 Primary Reg. Dist. No. 1201 Registrar's No. 907
Birth No. 134-59-072767

1. PLACE OF BIRTH a. COUNTY <u>Clark</u>		2. USUAL RESIDENCE OF MOTHER (Where does mother live?) a. STATE <u>Ohio</u> b. COUNTY <u>Clark</u>	
b. CITY, VILLAGE, OR LOCATION <u>Springfield</u>		c. CITY, VILLAGE, OR LOCATION <u>Springfield</u>	
c. NAME OF HOSPITAL OR INSTITUTION <u>City Hospital</u>		d. STREET ADDRESS <u>821 N. Limestone St.</u>	
d. IS PLACE OF BIRTH INSIDE CITY LIMITS? YES <input checked="" type="checkbox"/> NO <input type="checkbox"/>		e. IS RESIDENCE INSIDE CITY LIMITS? YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> f. IS RESIDENCE ON A FARM? YES <input type="checkbox"/> NO <input type="checkbox"/>	
CHILD	3. NAME First <u>Sandra</u> Middle <u>lynne</u> Last <u>Ray</u>		
	4. SEX <u>F</u>	5a. THIS BIRTH SINGLE <input checked="" type="checkbox"/> TWIN <input type="checkbox"/> TRIPLET <input type="checkbox"/> FST <input type="checkbox"/> 2D <input type="checkbox"/> 3D <input type="checkbox"/>	5b. IF TWIN OR TRIPLET, WAS CHILD BORN Last <u>2D</u>
FATHER	6. COLOR OR RACE <u>White</u>		
MOTHER	7. NAME First <u>Donna</u> Middle <u>Lee</u> Last <u>Ray</u>		
9. AGE (AT TIME OF THIS BIRTH) <u>29</u> YEARS		10. BIRTHPLACE (STATE OR FOREIGN COUNTRY) <u>Charleston, W. Va.</u>	11a. USUAL OCCUPATION <u>Service Man</u>
12. MAIDEN NAME <u>Ruth</u>		11b. KIND OF BUSINESS OR INDUSTRY <u>Underwood Typewriter Co.</u>	
14. AGE (AT TIME OF THIS BIRTH) <u>31</u> YEARS		15. BIRTHPLACE (STATE OR FOREIGN COUNTRY) <u>Springfield</u>	
17. INFORMANT'S NAME OR SIGNATURE <u>Bill Ray</u>		16. PREVIOUS DELIVERIES TO MOTHER (DO NOT INCLUDE THIS BIRTH) a. How many OTHER children are now living? <u>3</u> b. How many OTHER children were born alive but are now dead? <u>0</u> c. How many fetal deaths (fetuses born dead at any time after conception)? <u>0</u>	
18. MOTHER'S MAILING ADDRESS <u>821 N. Limestone St.</u>		19. DATE SEROLOGIC TEST FOR SYPHILIS <u>10-17-58</u>	
I hereby certify that this child was born alive on the date stated above.		20. SIGNATURE <u>Naomi Green MRS</u>	
20. DATE REC'D. BY LOCAL REG. <u>5-18-59</u>		21. REGISTRAR'S SIGNATURE <u>J. D. Shable</u>	
22. DATE ON WHICH GIVEN NAME ADDED BY <u>(Registrar)</u>			

FOR MEDICAL AND HEALTH USE ONLY

I HEREBY CERTIFY THIS DOCUMENT IS AN EXACT COPY OF THE ORIGINAL FILED WITH THE DIVISION OF VITAL HEALTH.

SP 815163201

Jackie Boers
JACKIE BOERS, LOCAL REGISTRAR
DIVISION OF VITAL STATISTICS
WVHFS, WHEELING, W. VA.

VERIFY PRESENCE OF ODH WATERMARK

HOLD TO LIGHT TO VIEW

STATE OF OHIO
OFFICE OF VITAL STATISTICS



CERTIFICATION OF BIRTH

LOCAL FILE NUMBER 59-0907 DATE RECORD FILED MAY 18, 1959
NAME SANDRA LYNNE RAY
DATE OF BIRTH MAY 05, 1959 SEX FEMALE
PLACE OF BIRTH SPRINGFIELD, OHIO
MOTHER'S NAME RUTH LAVERNE RAY
MAIDEN BRUBAKER
MOTHER'S BIRTHPLACE OHIO
FATHER'S NAME DONALD EUGENE RAY

Note:

DO NOT COPY THIS
DOCUMENT OR EXACT
COPY OF THIS DOCUMENT FILE WITH
THE OFFICE OF VITAL STATISTICS
DEPARTMENT OF HEALTH.

H 230 2356

DE 19 08 14 7089



VOID WITHOUT WATERMARK OR IF ALTERED OR ERASED

VERIFY PRESENCE OF ODH WATERMARK

HOLD TO LIGHT TO VIEW

ANNEX TWO (3 pages)

The Declaration of Independence at Large, 4 July, A.D. 1776
The United States of America at Large, 15 December, A.D. 1791
Herein the state of Colorado at Large, 1 August 1876
Herein the Fremont county at Large, 1 November 1861

Declaration of Truth:
Notice of Rescission of
Signature of Suretyship ab initio

BE IT KNOWN to all persons, the "United States" and men worldwide that, accordingly, *i,:Ray-Shoemaker, sandra lynne: in esse and sui juris*, hereinafter referred to as ":sandra:", a private American Citizen national of the *de jure The United States of America*, at all times relevant, a Citizen of a protected class at all times relevant, who is privately dwelling and privately domiciling within the limits of the region of the nation Colorado as defined by the *de jure* constitutional post office department (est. 20 February A.D. 1792, Article 1, Section 8, number 7) outside a "Federal District" within a non-military occupied private estate not subject to the jurisdiction of the "United States," hereby certify and declare:

WHEREAS, *i, :sandra:*, have released and resigned as registered agent and/or implied trustee or suretyship or "public office" from State of Ohio issued registered organizations "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names in afore-executed **Annex One** "Notice of Acknowledgement and Acceptance Without Consideration/Notice of Release and Resignation *ab initio*" and thereby terminated all its associated public relations now intend to terminate, otherwise re-deposit on special deposit in trust for return of all my proceeds and interest all other implied or express volunteer suretyships and registered agency for artificial persons without my receipt and acceptance of sufficient lawful good and valuable consideration and/or implied trusteeships for artificial persons without express knowledge and acceptance nor *de jure* legal capacity to discharge duties during my previous time as a volunteer surety/implied quasi-trustee (said suretyship and/or trusteeship or registered agent hereinafter referred to jointly as "Suretyship") for the said State of Ohio issued registered organizations , "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives, spellings and marital names;

WHEREAS, the Maxims of Equity and its principles govern my affairs including but not limited to "*Equity will not aid a volunteer; Equity will not complete an imperfect gift; When there is a conflict of equities the superior equity shall prevail; When there are equal equities priority shall prevail: When there are equal equities the law will prevail; Equity follows the law; equity regards as done that which ought to be have been done; equity imputes an intention to fulfill an obligation*";

WHEREFORE THE FOREGOING REASONS, BE IT KNOWN that *i, :sandra:*, private American Citizen national of The United States of America, due to my mistake, error, accident, or misunderstanding of taking on personal liability by my hand and seal on instruments of liability or suretyship HEREBY rescind and revoke, otherwise do hereby withdraw from general deposit and redeposit on/as "Special Deposit", *ab initio*, every signature or autograph or mark or impression or electronically transmitted ("Signature") of said suretyship or trusteeship or express registered agency all of which without consideration ever authored and delivered by *Me* on general or special relation of, or direct or indirect privity to, CLARK COUNTY, STATE OF OHIO and/or THE UNITED STATES commercial corporate artificial person/statutory registered organizations and U.S. citizen , "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives, spellings, married names and any of its commercial derivations *ab initio* 18 May 1959.

Said "Declaration of Truth: Notice of Rescission of Signatures of Suretyship *ab initio*" extends to including but not limited to every public government instrumentality whether federal, state, county and/or city; this rescission and revocation of said public Signature of volunteer public registered agency and suretyship includes but is not limited to any instrument Social Security Administration Form SS5/SS4 for any social security number/taxpayer identification number, if any, and any State DRIVER'S LICENSE, if any; every filed individual and/or corporate tax return, be it federal, state, county and/or city on public relation to, or privity of, , "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", and all or any derivatives, spellings, marital names, or any other derivations thereof every public instrument signed by Me as well as every instrument for voter registration as well as every voter registration card, Census Bureau form, and every other public government express or Suretyship, known and unknown, evidencing a Signature of a volunteer Suretyship or volunteered registered agency pursuant to the rules of American exclusive equity where there is a shockingly inadequate amount of consideration to support it; this notice excludes any signatures characterized by beneficial remedy over the same subject matter whether public or private.

The "Declaration of Truth: Notice of Rescission of Signatures of Suretyship *ab initio*" extends to every public unilateral contract with my Signature. This rescission and revocation of Signatures of Suretyship includes, but is not limited to, every instrument for a public Bank account, individual and business, and every instrument for insurance underwriting including life insurance, motor vehicle insurance, business insurance, and home insurance; and every other instrument involved in any private business endeavor and/or private investment evidencing a Signature of volunteer Suretyship und the rules of English and American exclusive equity and Chancery;

This Declaration of Truth: Notice of Rescission of Signatures of Suretyship *ab initio* is retroactive to the date of 18 May Nineteen Hundred Fifty Nine or the date of the public filing and registration of declarants natural nativity executed Record of Live Birth in the State of Ohio, County of Clark, herein by reference, whichever occurred first in order of time.

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(continued on next page)

Binding Fee Schedule

Notice is HEREBY of binding fee schedule now herein Posted applicable to corporate trespassers of rights and property belonging to private American Citizen national :*sandra*: and her husband :*andrew*: a protected class by operation of which if he or she is arrested, detained, or obstructed by any foreign agent, or require them to sit in a "foreign administrative capacity" in violation of Constitutionally protected civilian due process the fee Ordered is, but not limited to, **five-hundred thousand dollars** in lawful gold terms (2302 grains gold weight per dollar", (U.S. \$500,000.00) equivalent in "Federal Reserve Certificate Bank Notes" of the United States or "the United States coin of realm" per hour, accruing at the moment of detainment, obstruction, or arrest, with a one hour minimum.

IN WITNESS WHEREOF, *I*, hereunto set my hand to make my own mark an impression this 17th day of November in the year of our King Jesus the Christ Advocate two thousand fifteen, and of the Independence of The United States of America the two hundred and fortieth, at or near the region of the city of Canon City, the nation Colorado republic.


Private Witness.


sandra

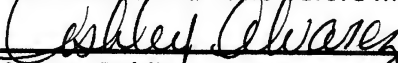
:Ray-Shoemaker, sandra lynne:, Private American Citizen national of **The United States of America**, and Agent without recourse of "SANDRA LYNNE RAY", "SANDRA LYNNE SHOEMAKER" or any and all derivatives, spellings and marital names under Full Faith and Credit.

The Declaration of Independence at Large, 4 July A.D. 1776
The Declaration of Independence at Large, 4 July A.D. 1776
Herein the state of Colorado at Large, 1 August 1876
Herein the Fremont county at Large, 1 November 1861

} s.a. Acknowledgement

BE IT KNOWN, that on this day before me, a Notary Public by said State, duly authorized, empowered and admitted to take acknowledgements, come by special limited restricted ministerial visitation Ray-Shoemaker, sandra lynne is the within named Citizen of a protected class satisfactorily proven to be said scribe, and acknowledges the above "Declaration of Truth, Notice of Rescission of Signatures of Suretyship *ab initio*" to be her sole freewill, volition and Deed for the uses and purposes therein expressed. IN TESTIMONY whereof I hereunto set my Hand and Seal. [seal]

She scribes and vows before me on this 17th day of November 2015.


Notary Public - signature

My commission expires: 4-3-2017

ASHLEY M ALVAREZ
Notary Public
State of Colorado
Notary ID 20134021643
My Commission Expires Apr 3, 2017

Notice of Equitable Interest

Private Special Arrangement of a Purely Equitable Nature *ab initio*

BE IT KNOWN that State of Ohio issued Registered Organizations "SANDRA LYNNE RAY", "SANDRA LYNNE SHOEMAKER" or any and all derivatives and marital names is assigned "Special Deposit" title "RR894051354US-02

Notice of Certification of Trust

PROPERTY (res)

NAME: State of Ohio issued Registered Organizations , "Sandra Lynne Ray", and "SANDRA LYNNE RAY", "Sandra Lynne Shoemaker", "SANDRA LYNNE SHOEMAKER", or any and all derivatives or marital names filed under Registrar Seal with the custodian of records Ohio Department of Health.

Trustee's "Special Deposit" title No. **RR894051354US-02** and successors numbers without notice.

TYPE OF ORGANIZATION: Special Private Estate Trust per "Full Faith and Credit"

DATE OF ORIGINAL CREATION: 18 May 1959.

JURISDICTION OF ORGANIZATION: Exclusive Equity, **The United States of America**.

COUNTRY OF ORIGIN: **The United States of America**, *de jure*, as Amended A.D. 1791.

Trust *res* is an unregistered special private estate trust entity's assets operating under private charter/indenture/deed poll.

GRANTOR/SETTLOR: **:SEALED:**, private American Citizen national of **The United States of America**.

Powers of the Trust: [special, private, restricted, proprietary, confidential]. Said trust arrangement strictly governed under the Maxims of Equity in **Annex 5** attached herewith.

Occupants of Office of Trustee, successors and assigns:

- a) The Occupant of the Office of Chief Executive Officer of the State of Ohio, executive trustee.
- b) The Occupant of the Office of the President of the United States, trustee.
- c) The Occupant of the Office of the Secretary of Treasury, trustee.
- d) The Occupant of the Office of the Treasurer of the United States, trustee.
- e) Successors and Assigns and their agents with or without notice, quasi-trustee.

BENEFICIARY

Beneficiary's Name: **[SEALED]**.

Social Security Number: **[SEALED]**

Country of Origin: **The United States of America**, located within a non-military occupied private estate outside a "Federal District" not subject to the jurisdiction of the "United States."

Trust Established May 18, 1959 A.D. **"RR894051354US-02 Trust"** the rights of which are created from the formation of the arrangement by including but not limited to delivery of legal title, transfer, acceptance, endorsement, assignment, appointment, delivery of executed original unregistered Deed.

ORIGINAL EXECUTED **"Certificate Of Title of Special Deposit RR894051354US-02"** DELIVERED TO TRUSTEE'S AGENT VIA USPS Certified Mail # 70151660000088121868.


Private Witness.


Sandra

:Ray-Shoemaker, sandra lynne; Private American Citizen national of **The United States of America**, and Agent without recourse of "SANDRA LYNNE RAY", "SANDRA LYNNE SHOEMAKER" or any and all derivatives, spellings and marital names under Full Faith and Credit.

The Declaration of Independence at Large, 4 July A.D. 1776

The Declaration of Independence at Large, 4 July A.D. 1776

Herein the state of Colorado at Large, 1 August 1876

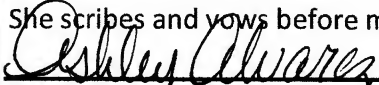
Herein the Fremont county at Large, 1 November 1861

} s.a. Acknowledgement

BE IT KNOWN, that on this day before me, a Notary Public by said State, duly authorized, empowered and admitted to take acknowledgements, come by special limited restricted ministerial visitation Ray-Shoemaker, sandra lynne is the within named Citizen of a protected class satisfactorily proven to be said scribe, and acknowledges the above "Notice of Equitable Interest" to be her sole freewill, volition and Deed for the uses and purposes therein expressed. IN TESTIMONY whereof I hereunto set my Hand and Seal.

She scribes and vows before me on this 17th day of November 2015.

[seal]


Notary Public – signature

My commission expires: 4-3-2017

ASHLEY M ALVAREZ
Notary Public
State of Colorado
Notary ID 20134021643
My Commission Expires Apr 3, 2017

ANNEX FOUR

Notice of Acknowledgment and Acceptance Without Consideration *ab initio*

RE: Secretary of State John F. Kerry signed Deed Poll Conveyance Annexes 16002529-2

State of Ohio issued registered organizations "SANDRA LYNNE RAY" and marital name spellings, STATE OF OHIO CERTIFICATION OF BIRTH, STATE FILE NUMBER 59-0907 "Sandra Lynne Ray" and marital name spellings, OHIO CERTIFICATE OF LIVE BIRTH NO. 134-59-072767, Registrars No. 907, 18 May 1959, respectively, hereinafter "Deed Poll" attached herewith and made part hereto;

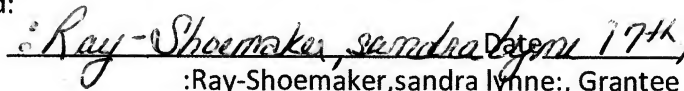
Grantors: John F Kerry, United States of America, DEPARTMENT OF STATE

CLARK COUNTY & its Registrar) Administrators as
STATE OF OHIO & its Registrar) Implied grantors,
Occupant of the Office of CEO of Governor of Ohio)) "Grantors"
All there agents and other unknown persons similarly situated)

Grantee: :Ray-Shoemaker, sandra lynne;, private American Citizen national occupying the office of grantee, hereinafter "Grantee",

BE IT KNOWN to all persons, "United States", and men worldwide and to the above referenced Grantors: *i*, the scribe below, :Ray-Shoemaker, sandra lynne;, Grantee herein, a private American Citizen of a protected class, with intent and purpose, freewill act, volition and deed execute this notice of my acknowledgement and acceptance *ab initio* without consideration for the above referenced Deed Poll by which law "shall be treated equal the original" attached herewith and made a part hereto in "Annex Four-A" under the terms of said deeds. Grantee order that the record on file in a court of record be updated to show said acknowledgement and acceptance without consideration of said Deed. This record replaces any previously filed said acknowledgements on record with any record custodian. Grantee's acceptance is governed by the Maxims of Equity: "Equity will not aid a volunteer, Equity will not complete an imperfect gift; in a conflict of equities the superior equity will prevail; where there are equal equities the first in order of time shall prevail; where there are equal equities the law must prevail." Note: grantee now assigns his proprietary "Special Deposit" title "RR894051354US-02 to same said joint subject matter now held in equitable fee simple absolute. Done under my hand and seal with intent, special purpose, freewill, volition, and Deed:


Private Witness


Ray-Shoemaker, sandra lynne, November 17th, 2015
Date
:Ray-Shoemaker, sandra lynne;, Grantee

Private American Citizen national of the United States of America.

The Declaration of Independence at Large, 4 July A.D. 1776

The Declaration of Independence at Large, 4 July A.D. 1776

Herein the state of Colorado at Large, 1 August 1876

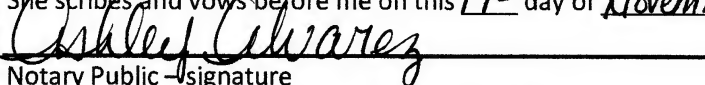
Herein the Fremont county at Large, 1 November 1861

} s.a. - Acknowledgement

BE IT KNOWN, that on this day before me, a Notary Public by said State, duly authorized, empowered and admitted to take acknowledgements, come by special limited restricted ministerial visitation Ray-Shoemaker, sandra lynne is the within named Citizen of a protected class satisfactorily proven to be said scribe, and acknowledges the above "Notice of Acknowledgement and Acceptance Without Consideration" to be her sole freewill, volition and Deed for the uses and purposes therein expressed. IN TESTIMONY whereof I hereunto set my Hand and Seal.

She scribes and vows before me on this 17th day of November 2015.

[seal]


Notary Public - signature

My commission expires: 4-3-2017

ASHLEY M ALVAREZ
Notary Public
State of Colorado

Notary ID 20134021643

My Commission Expires Apr 3, 2017
Copy claim, record, 17 November 2015

Annex Four -A

i, :sandra: a private American Citizen national of a protected class make Oath that the Annex here below affixed Attached Herewith and made a part Hereto as **Annex Four A** are size adjusted true and correct copies of original certified certificates in my sole possessory and lawful control. Original documents not required for intended purpose of afore actual and constructive notice of Acknowledgement and Acceptance. Further *i*, sayeth naught.

:Ray-Shoemaker, sandra lynne.

1. Secretary of State John F. Kerry signed Deed Poll Conveyance 16002529-2 (1 page);
2. Secretary of State Ohio Certificate of Authentication (1 page);
3. State of Ohio "Certificate of Live Birth" (1 page);
4. Secretary of State John F. Kerry signed Deed Poll Conveyance; (1 page) [PENDING]
5. Secretary of State Ohio Certificate of Authentication (1 page);
6. State of Ohio "Certification of Birth" (1 page).

United States of America



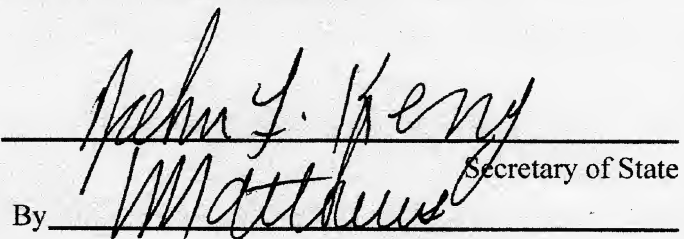
DEPARTMENT OF STATE

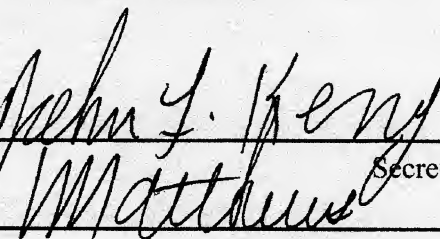
To all to whom these presents shall come, Greetings:

I Certify That the document hereunto annexed is under the Seal of the Secretary of State of the State(s) of Ohio, and that such Seal(s) is/are entitled to full faith and credit.*

**For the contents of the annexed document, the Department assumes no responsibility
This certificate is not valid if it is removed or altered in any way whatsoever*

In testimony whereof, I, John F. Kerry, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this fourth day of November, 2015.



By 

John F. Kerry
Secretary of State
Matthew J. Matthews
Assistant Authentication Officer,
Department of State

*Issued pursuant to CHXIV, State of
Sept. 15, 1789, 1 Stat. 68-69; 22
USC 2657; 22 USC 2651a; 5 USC
301; 28 USC 1733 et. seq.; 8 USC
1443(f); RULE 44 Federal Rules of
Civil Procedure.*

State of Ohio
Office of the Secretary of State

I, JON HUSTED, Secretary of State, do hereby certify that I am the duly elected, qualified and acting Secretary of State of the State of Ohio, and I further certify that

JACKIE BOGGS

is the appointed and acting Registrar of the Division of Vital Statistics, Department of Health, for the city of Springfield, State of Ohio, and she is the legal custodian of records such as the attached Certification of Birth. All her official acts are entitled to full faith and credit.

This certification certifies only the authenticity of the signature of the official who signed the document, the capacity in which that official acted, and where appropriate, the identity of the seal or stamp, which the document bears. This certification does not imply that the contents of the document(s) are correct, nor that they have the approval of this office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the official Seal of the Secretary of State of Ohio, at Columbus, Ohio, this 9th day of October, 2015.



Jon Husted
Jon Husted
Secretary of State

OHIO DEPARTMENT OF HEALTH
DIVISION OF VITAL STATISTICS
CERTIFICATE OF LIVE BIRTH

Reg. Dist. No. 12
Primary Reg. Dist. No. 1201

Registrar's No. 90

Birth No. 134-59-07276

1. PLACE OF BIRTH		2. USUAL RESIDENCE OF MOTHER (Where does mother live)	
a. COUNTY <u>Clark</u>		a. STATE <u>Ohio</u>	
b. CITY, VILLAGE, OR LOCATION <u>Springfield</u>		b. COUNTY <u>Clark</u>	
c. NAME OF HOSPITAL OR INSTITUTION <u>City Hospital</u>		c. CITY, VILLAGE, OR LOCATION <u>Springfield</u>	
d. IS PLACE OF BIRTH INSIDE CITY LIMITS? YES <input checked="" type="checkbox"/> NO <input type="checkbox"/>		d. STREET ADDRESS <u>821 N. Limes Ave</u>	
e. IS RESIDENCE INSIDE CITY LIMITS? YES <input checked="" type="checkbox"/> NO <input type="checkbox"/>		e. IS RESIDENCE ON A YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>	
3. CHILD	NAME (TYPE OR PRINT) <u>Sandra Lynne Ray</u>	Middle	Last
4. SEX	5a. THIS BIRTH <u>F</u>	5b. IF TWIN OR TRIPLET, WAS CHILD BORN 1st <input type="checkbox"/> 2d <input type="checkbox"/> 3d <input type="checkbox"/>	6. DATE OF BIRTH <u>May 5, 19</u>
FATHER	7. NAME <u>Dona D. Eugene Ray</u>	Middle	8. COLOR OR RACE <u>White</u>
MOTHER	9. AGE (At time of this birth) <u>29</u> YEARS	10. BIRTHPLACE (State or foreign country) <u>Charleston, W. Va.</u>	11a. USUAL OCCUPATION <u>Service Man</u>
	12. MAIDEN NAME <u>Ruth Lavonne Brubaker</u>	Middle	11b. KIND OF BUSINESS OR INDUSTRY <u>Underwood</u>
	14. AGE (At time of this birth) <u>31</u> YEARS	15. BIRTHPLACE (State or foreign country) <u>Akron, Ohio</u>	13. COLOR OR RACE <u>White</u>
	17. INFORMANT'S NAME OR SIGNATURE <u>Ruth Ray</u>	16. PREVIOUS DELIVERIES TO MOTHER (DO NOT include this birth) a. How many OTHER children are now living? <u>3</u> b. How many OTHER children were born alive but are now dead? <u>0</u> c. How many fetuses born dead time after conception? <u>0</u>	
	18. MOTHER'S MAILING ADDRESS <u>821 N. Limes Ave. St.</u>	19. DATE SEROLOGIC TEST FOR SYPHILIS <u>10-17-58</u>	
	I hereby certify that this child was born alive on the date stated above. <u>5-18-59</u>	19b. ATTENDANT AT BIRTH M. D. <input checked="" type="checkbox"/> O. O. <input type="checkbox"/> MIDWIFE <input type="checkbox"/> OTHER (Spec) <u>5-5-59</u>	19d. DATE SIGNED
	19c. SIGNATURE <u>Naoma Green</u>	22. DATE ON WHICH GIVEN NAME ADDED BY (Reg)	
	19c. ADDRESS <u>2612 Elmore Drive, Springfield, Ohio</u>		
	21. REGISTRAR'S SIGNATURE <u>J. D. Zibble</u>		

FOR MEDICAL AND HEALTH USE ONLY

I HEREBY CERTIFY THIS DOCUMENT TO BE EXACT
COPY OF THE REGISTRATION FILE WITH
THE CITY CLARK COUNTY HEALTH.

SP-815163201

Jackie Boggs
JACKIE BOGGS, LOCAL REGISTRAR
DIVISION OF VITAL STATISTICS
WVDP

United States of America
State of Ohio
Office of the Secretary of State

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Jon Husted
Secretary of State

STATE OF OHIO
OFFICE OF VITAL STATISTICS



CERTIFICATION OF BIRTH

LOCAL FILE NUMBER 59-0907 DATE RECORD FILED MAY 18, 1959

NAME	SANDRA LYNNE RAY	
DATE OF BIRTH	MAY 05, 1959	
PLACE OF BIRTH	SPRINGFIELD, OHIO	
MOTHER'S NAME	RUTH LAVERNE RAY	
MOTHER'S BIRTHPLACE	OHIO	
FATHER'S NAME	DONALD EUGENE RAY	

Note:

DO NOT COPY OR
FILE WITH
THE DEPT. OF
HEALTH.

DE 1908 147089

H 230 2355



VOID WITHOUT WATERMARK OR IF ALTERED OR FRAUDULENT
VERIF. PRESENCE OF OHIO WATERMARK HOLD TO LIGHT TO VIEW

ANNEX FIVE

Table of Authorities (“TOA”)

Fully incorporated by reference herein.

- The Bible ESV *AV 1611 STANDARD KING JAMES*.
- Equity Jurisprudence Vol. I-V 1905, by JOHN NORTON POMEROY, Jr.
- Suits In Chancery 2nd Edition 1907, by HENRY R. GIBSON.
- Outlines Of Equity 3rd Edition 1873, by FREEMAN OLIVER HAYNES.
- A Practical Treatise On The Law Of Trusts Vol. 1-11 8th Ed. 1888, by FREDERICK ALBERT LEWIN.
- A Treatise On The Law Of Trusts And Trustees 1872, by JAIRUS WARE PERRY.
- Juridical Equity 1894, by CHARLES E. PHELPS.
- Gilbert Law Summaries: Trusts 13th Ed. 2007, By EDWARD C. HALLBACH, JR.
- A Treatise On Conveyancing & The Law Of Merger, Vol. III 1829, by RICHARD PRESTON.
- Commentaries On Equity Pleadings 10th Ed. 1892, by JOSEPH STORY.

Maxims Of Equity

- Equity Regards Done What Ought To Be Done.
- Equity Shall Not Suffer A Wrong To Be Without A Remedy.
- Equity Acts Specifically, And Not By Way Of Compensation.
- When Chancery Has Jurisdiction For One Purpose, It Will Take Jurisdiction For All Purposes.
- Equity Delights In Equality.
- Equity Imputes An Intent To Fulfill An Obligation.
- Equity Delights To Do Complete Justice, And Not By Halves.
- Equity Acts In Personam.
- Equity Abhors A Forfeiture.
- Equity Does Not Require An Idle Gesture.
- Equity Shall Take Jurisdiction To Avoid A Multiplicity Of Suits.
- Equity Follows The Law
- Equity Shall Not Allow A Statute To Be Used As A Cloak For Fraud.
- Equity Will Undo What Fraud Has Done.
- Equity Shall Not Allow A Trust To Fail For Want Of A Trustee.
- Equity Looks To The Intent Rather Than To The Form.
- Equity Requires Diligence, Clean Hands And Good Faith.
- Equity Regards The Beneficiary As The Real Owner.
- Equity Will Not Aid A Volunteer.
- Equity Will Not Perfect An Imperfect Gift.
- Equity Comes To The Aid Of The Legally Disabled.
- Superior Equity Shall Always Prevail; Where There are Equal Equities The Law Shall Prevail; Otherwise Priority Shall Prevail.

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